IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

JONATHAN I. GEHRICH, ROBERT LUND, COREY GOLDSTEIN, PAUL STEMPLE and CARRIE COUSER, individually and on behalf of all others similarly situated,

Plaintiffs,

NO. 1:12-CV-5510

٧.

CHASE BANK USA, N.A., and JPMORGAN CHASE BANK, N.A.,

Defendants.

Honorable Gary Feinerman

SUPPLEMENTAL DECLARATION OF LAEL DOWD CONCERNING IMPLEMENTATION OF NOTICE PLANS

I, LAEL D DOWD, hereby declare and state as follows:

INTRODUCTION

1. I am a Consultant at Garden City Group, LLC¹ ("GCG") and a recognized legal notice expert. I oversee the development and implementation of media notice plans for GCG. This Declaration is based upon my personal knowledge, as well as upon information provided to me by counsel and GCG staff, and includes information reasonably relied upon in the fields of advertising, media, and communications. If called upon to do so, I could and would testify competently thereto.

¹ The Garden City Group, Inc. is now Garden City Group, LLC.

- 2. GCG was appointed as the Claims Administrator² in the in the above-captioned case (the "Action") to implement the Notice Plan, Supplemental Notice Plan, maintain a Settlement Website and toll-free interactive voice response number, receive Settlement exclusions from Class Members, process claims, and perform other administrative tasks in accordance with the Order Preliminarily Approving Class Action Settlement, Conditionally Certifying Settlement Class, Approving Procedure and Form of Notice, and Scheduling Final Approval Hearing, entered on August 12, 2014 (Docket Entry 117) (the "Preliminary Approval Order") and the Order entered on April 9, 2015 (Docket Entry 178) (the "April 9, 2015 Order").
- 3. GCG is a recognized leader in providing legal administrative services, including the development of legal notice programs. GCG has operational offices in the following locations: Lake Success, New York; New York, New York; Seattle, Washington; Chicago, Illinois; Dublin, Ohio; Tallahassee, Florida; Lake Oswego, Oregon; New Orleans, Louisiana; and Hammond, Louisiana. GCG has a staff of more than 800 employees, including attorneys, a team of software engineers, call center professionals, in-house legal advertising specialists, and graphic artists with extensive website experience.
- 4. GCG handles the administration of a wide variety of notice programs and class action settlements, including, but not limited to, consumer, securities, labor and employment, mass tort, antitrust, product liability, ERISA, civil and human rights, insurance, and healthcare related matters. In its history of over 30 years, GCG has served as administrator for over 3,000 cases and GCG's legal notices have appeared in more than 40 languages in approximately 170 countries. In the course of its history, GCG has mailed over 290 million notices, disseminated over 800 million emails, handled over 31 million phone calls, processed over 50 million claims.

² Unless otherwise defined herein, all capitalized terms shall have the same meaning as set forth in the Class Settlement Agreement and Release (the "Settlement Agreement"), Preliminary Approval Order, and the April 9, 2015 Order.

and distributed over \$37 billion in settlement benefits. Additional information about GCG can be found on our website at www.gardencitygroup.com.

5. The purpose of this Declaration is to report on the Notice Plan and Supplemental Notice Plan executed in accordance with the Settlement Agreement, Preliminary Approval Order, and the April 9, 2015 Order. This Declaration supplements and amends my Declaration of August 14, 2015 (Docket Entry 188) which reported on the Notice Plan and Supplemental Notice Plan executed in accordance with the Settlement Agreement, Preliminary Approval Order, and the April 9, 2015 Order.

NOTICE PLAN AND SUPPLEMENTAL NOTICE PLAN SUMMARY

- 6. The Notice Plan targeted the universe of Class Members defined as:
 - All persons to whom, on or after July 1, 2008 through December 31, 2013, Chase USA and/or JPMC Bank placed a non-emergency call, SMS text message or voice alert call to a cellular telephone through the use of an automatic telephone dialing system and/or an artificial or prerecorded voice.
- 7. As detailed below, the Notice Plan and Supplemental Notice Plan included the following components:
 - Direct individual Email or Mail Notice to known Settlement Class Members;
 - Publication of a short-form notice ("Summary Notice") in nationally circulated publications of *People*, *Sports Illustrated*, and *Better Homes and Gardens*;
 - Website Notice where information about the Settlement, as well as the Long Form Notice, and important Court documents are posted; and
 - A toll-free interactive voice response number (1-877-899-2893) where relevant Settlement information about Class Member options and deadlines are available.
- 8. The specific components of the Notice Plan and Supplemental Notice Plan are discussed in detail below. In accordance with Paragraph 11 of the Preliminary Approval Order, all

aspects of the Notice Plan, including individual direct Email and Mail Notice and Publication Notice, were completed before November 10, 2014 (within ninety (90) days following entry of the Preliminary Approval Order). In accordance with Paragraph 1 of the April 9, 2015 Order, all aspects of the Supplemental Notice Plan, including individual direct Email and Mail Notice, were completed by June 12, 2015.

DATA TRANSFER AND CLASS LIST PREPARATION FOR THE INITIAL CLASS LIST DIRECT NOTICE CAMPAIGN

9. Pursuant to Paragraph III.E. of the Settlement Agreement, GCG received Class Member information from Chase Bank USA, N.A. ("Chase") in multiple electronic data files on September 25, 2014, September 26, 2014, and October 7, 2014. These data files contained a total of 15,942,691 Class Member records. Chase advised that the data files contained, among other information, unique Chase identifiers, current or last-known names, mailing addresses and/or email addresses of all known persons meeting the Class definition (the "Initial Class List"). GCG entered the Initial Class List information into a database established for this Action. GCG standardized the Initial Class List and de-duplicated the Initial Class List by exact name, address, and/or email address, resulting in a de-duplicated Initial Class List of 15,375,233 Class Members identified as meeting the Class definition for the Initial Class List direct Email and Mail Notice campaign.

INITIAL CLASS LIST DIRECT EMAIL AND MAIL NOTICE CAMPAIGN

10. A total of 11,808,904 records on the Initial Class List contained an email address. GCG analyzed and removed 404,839 duplicate email addresses based on an exact name and email address match so that a single email would be sent to each valid email address, resulting in a total of 11,404,065 email addresses for the Initial Class List Email Notice campaign.

- 11. GCG provided counsel for Plaintiffs and Defendants a mockup of the Initial Class List Email Notice for approval prior to Email Notice commencement. In accordance with Paragraph 11 of the Preliminary Approval Order and Section III.F.I. of the Settlement Agreement, the Initial Class List Email Notice campaign commenced on October 13, 2014 and concluded on October 20, 2014. 573,503 Initial Class List Email Notices could not be delivered because the email address no longer existed, the email account was closed, or the email address had a bad domain name, or address error (collectively "Hard Bounces"). In addition, GCG made two additional delivery attempts on 126,275 Initial Class List Email Notices where emails could not be delivered due to reasons such as inactive or disabled accounts, full recipient mailboxes, recipient server network and technical auto-replies, or where the recipient server was too busy or unable to deliver (collectively "Soft Bounces"). GCG caused to be resent each Soft Bounce returned to GCG because it was not deliverable during the initial email attempt. At the conclusion of the Initial Class List Email Notice campaign, a total of 10,704,287 Initial Class List Email Notices or approximately 94% of all Initial Class List Email Notices were transmitted successfully. A true and correct copy of the Initial Class List Email Notice is attached hereto as Exhibit A.
- 12. In accordance with Paragraph 11 of the Preliminary Approval Order and Section III.F.1. of the Settlement Agreement, Initial Class List Mail Notice was sent by First Class Mail, postage prepaid, with return service requested to: (i) Initial Class List Class Members without an email address with a mailable mailing address; and (ii) Initial Class List Class Members whose Email Notice was unsuccessful due to Hard Bounces or Soft Bounces. GCG provided counsel for Plaintiffs and Defendants a mockup of the Initial Class List Mail Notice for approval prior to Initial Class List Mail Notice commencement. A true and correct copy of the Initial Class List Mail Notice is attached hereto as Exhibit B.

- 13. In accordance with Section III.F.1. of the Settlement Agreement, GCG used a U.S. Postal Service database to standardize the address information provided in the Initial Class List for the Initial Class List Mail Notice campaign. GCG updated the addresses through the National Change of Address ("NCOA") database.³ As a result of NCOA, a total of 280,244 addresses on the Initial Class List were updated in preparation for the Initial Class List Mail Notice campaign.
- 14. The Initial Class List Mail Notice campaign commenced on October 17, 2014 and concluded on November 7, 2014. A total of 4,670,946 Initial Class List Mail Notices were sent during the Initial Class List Mail Notice campaign. Each Initial Class List Mail Notice was personalized with the name and address of each Initial Class List Mail Notice Class Member and contained a unique identifier for tracking and identification. As of October 4, 2015, GCG has received an address change notification from the U.S. Postal Service ("USPS") and remailed Initial Class List Mail Notices by First Class Mail to approximately 75,418 Class Members.
- been returned undeliverable with no forwarding address information after mailing to the best available address. In accordance with Section III.F.1. of the Settlement Agreement, GCG conducted an advanced address search on undeliverable Initial Class List Mail Notices and remailed those Initial Class List Mail Notices where GCG obtained an updated address. As of October 4, 2015, GCG has remailed 216,660 Initial Class List Mail Notices to an address updated through an advanced address search. Based on this rate of ultimately undeliverable mail, the Initial Class List Mail Notice campaign is estimated to have reached approximately 96% of Initial Class List Class Members sent Mail Notice.

³ The NCOA database is the official United States Postal Service database product, which makes change of address information available to mailers to help reduce undeliverable mail pieces before mail enters the mailstream. This product is an effective tool to update address changes when a person has completed a change of address form provided by the Post Office. The address information is maintained on the database for four (4) years and is then purged. As such, NCOA is a cost effective tool to update addresses for a four (4) year period.

16. As of October 4, 2015, approximately 15,198,233, Initial Class List Class Members were sent direct Email or Mail Notice that has not been returned to GCG. Based on the information above, approximately 95% of the Initial Class List was sent direct Email or Mail Notice that has not been ultimately returned to GCG.

PUBLICATION NOTICE

17. As described in my previous Declarations in Support of the Proposed Notice Plan filed on August 7, 2014 (Docket Entry 107-6) and August 14, 2015 (Docket Entry 188), the Summary Notice appeared in two issues of *People*, one issue of *Better Homes and Gardens* and two issues of *Sports Illustrated*. The total readership of these publications, which takes into consideration multiple readers per copy, is significant at over approximately 99 million readers. The chart below summarizes the relevant information regarding the publications:

TITLE	CIRCULATION	FREQUENCY	INSERTIONS	ISSUE DATE
People	3,527,541	Weekly	2	October 6 and October 20, 2014
Better Homes and Gardens	7,615,581	Monthly	1	November 2014
Sports Illustrated	3,023,197	Weekly	2	October 6 and October 13, 2014
National Magazines Total:	14,166,319		5	

18. The Summary Notice was written in a plain language style, with clear and concise question/answer format appropriate for the target audience. Further, the Summary Notice communicated important information about the Settlement, Class definition, objection and exclusion options, and deadlines in a prominent and easy to understand manner. The Summary Notice included the Settlement Website and the toll-free telephone number that Class Members could utilize to obtain additional information. The Settlement Website and toll-free number were

clearly identified at the bottom of the Summary Notice for ease of reference. A copy of each Summary Notice as it appeared in each publication is attached hereto as Exhibit C.

<u>DATA TRANSFER AND CLASS LIST PREPARATION FOR</u> THE SUPPLEMENTAL CLASS LIST DIRECT NOTICE CAMPAIGN

19. Pursuant to Paragraph 1 of the April 9, 2015 Order and Section III.F.1. of the Settlement Agreement, GCG received Supplemental Class Member information from Chase in multiple electronic data files on May 8, 2015. These data files contained a total of 7,103,530 Supplemental Class Member records. Chase advised that the Supplemental data files contained, among other information, unique Chase identifiers, current or last-known names, mailing addresses and/or email addresses of all known persons meeting the Class definition (the "Supplemental Class List"). GCG entered the Supplemental Class List information into the database established for this Action. GCG standardized the data format of the Supplemental Class List and de-duplicated the Supplemental Class List by exact name, address, and/or email address both within the Supplemental Class List itself and between the Initial Class List, resulting in a de-duplicated Supplemental Class List of 4,990,596 Class Members identified as meeting the Class definition for the Supplemental Class List direct Email and Mail Notice campaign.

SUPPLEMENTAL CLASS LIST DIRECT EMAIL AND MAIL NOTICE CAMPAIGN

20. GCG analyzed and removed duplicate email addresses based on an exact name and email address match so that a single email would be sent to each valid email address, resulting in a total of 3,869,128 email addresses for the Supplemental Class List Email Notice campaign.

- 21. GCG provided counsel for Plaintiffs and Defendants a mockup of the Supplemental Class List Email Notice for approval prior to Supplemental Class List Email Notice commencement. In accordance with Paragraph 1 of the April 9, 2015 Order, the Supplemental Class List Email Notice campaign commenced on May 23, 2015 and concluded on June 10, 2015. 823,561 Supplemental Class List Email Notices could not be delivered due to Hard Bounces. In addition, GCG made two additional delivery attempts on 8,594 Supplemental Class List Email Notices where emails could not be delivered due to Soft Bounces. GCG caused to be resent each Soft Bounce returned to GCG because it was not deliverable during the initial email attempt. At the conclusion of the Supplemental Class List Email Notice campaign, a total of 3,036,973 Supplemental Class List Email Notices or approximately 78.5% of all Supplemental Class List Email Notices were transmitted successfully. A true and correct copy of the Supplemental Class List Email Notice is attached hereto as Exhibit D.
- 22. In accordance with Paragraph 1 of the April 9, 2015 Order and Section III.F.1. of the Settlement Agreement, Supplemental Class List Mail Notice was sent by First Class Mail, postage prepaid, with return service requested to: (i) Supplemental Class List Class Members without an email address with a mailable mailing address; and (ii) Class Members whose Supplemental Class List Email Notice was unsuccessful due to Hard Bounces or Soft Bounces. GCG provided counsel for both parties a mockup of the Supplemental Class List Mail Notice for approval prior to Supplemental Class List Mail Notice commencement. A true and correct copy of the Supplemental Class List Mail Notice is attached hereto as Exhibit E.
- 23. In accordance with Section III.F.1. of the Settlement Agreement, GCG used a U.S. Postal Service database to standardize the address information provided on the Supplemental Class List for the Supplemental Class List Mail Notice campaign and updated the addresses through the

NCOA database. As a result of NCOA, a total of 206,329 addresses on the Supplemental Class List were updated in preparation for the Supplemental Class List Mail Notice campaign.

- 24. In accordance with Paragraph 1 of the April 9, 2015 Order, the Supplemental Class List Mail Notice campaign commenced on June 1, 2015 and concluded on June 12, 2015. Prior to mailing, GCG removed duplicates based on an exact name and address match so that a single Supplemental Class List Mail Notice was sent to each Supplemental Class List Class Member. A total of 1,953,623 Supplemental Class List Mail Notices were sent during the Supplemental Class List Mail Notice campaign. Each Supplemental Class List Mail Notice was personalized with the name and address of each Supplemental Class List Class Member and contained a unique identifier for tracking and identification. As of October 4, 2015, GCG has received an address change notification from the USPS and remailed Supplemental Class List Mail Notices by First Class Mail to approximately 33,287 Supplemental Class List Class Members.
- As of October 4, 2015, approximately 496,334 Supplemental Class List Mail Notices have been returned undeliverable with no forwarding address information after mailing to the best available address. In accordance with Section III.F.1 of the Settlement Agreement, GCG conducted an advanced address search on undeliverable Supplemental Class List Mail Notices and is promptly remailing those Supplemental Class List Mail Notices where GCG obtained an updated address. As of October 4, 2015, GCG has remailed 276,682 Supplemental Class List Mail Notices to an address updated through advanced address search. Based on this rate of ultimately undeliverable mail, the Supplemental Class List Mail Notice campaign is estimated to have reached approximately 89% of those sent Supplemental Class List Mail Notice.
- 26. As of October 4, 2015, approximately 4,770,944 Supplemental Class List Class Members were sent direct Email or Mail Notice that has not been returned to GCG. Based on the

information above, approximately 82% of the Supplemental Class List was sent direct Email or Mail Notice that has not been ultimately returned to GCG.

ESTIMATED REACH OF NOTICE PLAN AND SUPPLEMENTAL NOTICE PLAN

- 27. GCG utilizes Mediamark Research & Intelligence LLC ("GfK MRI"), a widely accepted research tool used by advertising agencies and legal noticing firms to measure the demographics and media consumption habits of a target audience. Based on MRI data, GCG was able to objectively measure the percentage of the target audience estimated to be reached by the publication component of the Notice Plan and how many times, on average, the target audience had the opportunity to view the notice. This is commonly referred to as a reach and frequency analysis. Reach refers to the estimated percentage of the unduplicated audience exposed to the notice. Frequency, in turn, refers to how many times, on average, the target audience had the opportunity to view the notice. These calculations take into consideration the media consumption habits of the target audience. The reach and frequency calculations are used by advertising, communications, and legal noticing firms worldwide, and have become a critical element to help provide the basis for determining adequacy of notice in class action cases. By measuring the reach of the publications and the direct email/mail components of the Notice Plan and Supplemental Notice Plan, I calculated an estimated total reach of approximately 78.65% with a frequency of approximately 1.69 times.
- 28. As of September 30, 2015, the cost of the implementing the Notice Plan and Supplemental Notice Plan is \$5,152,929.51. This includes \$4,157,216.47 in publication, printing, and postage expenses among other items. Given the upcoming check distribution, which will include additional printing and postage expenses along with further Class Member communications, GCG expects Notice and Settlement Administration to total over \$5.5 million. GCG has, however, agreed to limit the fees and expenses for this Settlement Administration at \$5,152,929.51.

DEDICATED SETTLEMENT WEBSITE

- 29. In accordance with Paragraph 11 of the Preliminary Approval Order and Section III.F.3. of the Settlement Agreement, GCG established and maintains a Settlement Website at www.GehrichTCPASettlement.com. The Settlement Website prominently displays important information about the Settlement, including the Website Notice on the Home Page, Long Form Notice, and important Court documents including the Second Amended Complaint, Settlement Agreement, Preliminary Approval Order, Class Counsel's Motion for an Award of Fees and Approval of Service Awards in Connection with the Settlement, and the April 9, 2015 Order.
- 30. The Settlement Website is locatable as a top website result through a variety of internet searches. For example, using the Google search engine, the Settlement Website is the first result searching the term "Gehrich TCPA Settlement", the first result searching the term "Chase TCPA Settlement", and the second result searching the term "Chase Settlement". A screen shot of the Google search results for all three referenced search terms is attached hereto as Exhibit F.
- 31. The Settlement Website was designed and is organized in a user-friendly fashion, employing plain language to describe the Action and Settlement. It features tabs along the left side where visitors can access important information and answers to frequently asked questions. In addition, the Settlement Website contains an Important Dates page identifying deadlines and case-related events. Lastly, a link to a Spanish version of the Settlement Long Form Notice is provided at the top of each page of the Settlement Website.
- 32. In accordance with Section III.F.3. of the Settlement Agreement, the Settlement Website allowed for the online submission of claims through midnight Pacific on September 10, 2015. Class Members were provided the following three options to file a claim through the Settlement Website: (1) Class Members could enter the unique Claim Number and Control Number

provided in the direct Email or Mail Notice they received to securely confirm their identity; (2) Class Members who received notice by Publication or through the Settlement Website could login to file a claim online without a Claim Number or Control Number; or (3) Class Members could download a personalized Claim Form through the Settlement Website to complete and return to GCG by mail. A screen shot of the Settlement Website Claim Form page is attached hereto as Exhibit G.

33. In accordance with Paragraph 11 of the Preliminary Approval Order and Section III.F.3. of the Settlement Agreement, the Settlement Website was (and continues to be) operative as of August 17, 2014, which was five (5) days after entry of the Court's Preliminary Approval Order. In addition, the Settlement Website was updated on April 10, 2015 to reflect the deadlines contained in the April 9, 2015 Order. As of October 4, 2015, GCG has received 15,154,322 hits on the Settlement Website. GCG will continue to maintain and update the Settlement Website throughout the Settlement administration process until the date the Settlement Website is ordered to be terminated as outlined in the Settlement Agreement.

TOLL-FREE INFORMATION LINE

- 34. GCG established and maintains a toll-free interactive voice response ("IVR") telephone number, 1-877-899-2893, dedicated to the Settlement. The IVR provides a summary of the Settlement and information about Class Member options and deadlines. Class Members could also use the IVR to request a paper Claim Form or Spanish Long Form Notice. The toll-free telephone number is accessible 24 hours a day, 7 days a week.
- 35. GCG will continue to maintain and update the IVR throughout the Settlement administration process. The IVR was, and continues to be, operative as of August 17, 2014, the date the Settlement Website went live and before dissemination of the Initial Class List direct Email

and Mail Notice campaigns, Publication Notice campaign, and Supplemental Class List direct Email and Mail Notice campaigns. As of October 4, 2015, GCG has received over 178,000 calls and logged more than 640,000 minutes to the IVR.

SETTLEMENT EXCLUSION REQUESTS

- 36. In accordance with Paragraphs 12 and 13 of the Preliminary Approval Order and Section III.M. of the Settlement Agreement, any Class Member on the Initial Class List who wished to opt out of the Settlement Class was required to send a written request for exclusion to GCG so that it was postmarked by mail no later than February 9, 2015. In accordance with Paragraph 3 of the April 9, 2015 Order, any Supplemental Class List Class Member who wished to opt out of the Settlement Class is required to send a written request for exclusion to GCG so that it is postmarked by mail no later than September 10, 2015. To be valid, an exclusion request must be timely and must: (a) be signed by the person in the Settlement Class who is requesting exclusion; (b) include the full name, address, and account number(s) of the person requesting exclusion (except that persons in the Settlement Class who do not have and have not had a credit card or deposit account with Chase shall not be required to include an account number); and (c) include the following statement: "I/we request to be excluded from the settlement in the Gehrich action."
- 37. As of October 4, 2015, GCG has received 105 potentially valid and timely exclusion requests. Upon receipt, GCG reviewed each request for exclusion and verified that it conformed to the Court-approved exclusion requirements detailed above. A complete list of the 105 potentially valid and timely exclusion requests is attached hereto as Exhibit H.
- 38. As of October 4, 2015, GCG has received 97 timely but potentially invalid exclusion requests from Class Members who provided no Chase account number (where there was a Class Member match to Chase card or consumer bank data), insufficient information, or no signature

pursuant to the Court-approved exclusion requirements detailed above. In addition, GCG worked with counsel and conducted an outreach campaign by phone/email/mail (depending on the contact information available for each individual requesting exclusion) to notify Initial Class List individuals of the exclusion deficiency and how the deficiency could be cured by the exclusion deadline of February 9, 2015. A complete list of the 97 potentially invalid exclusion requests and the identified reason the exclusion appears to be invalid is attached hereto as Exhibit I.

39. As of October 4, 2015, GCG has received 23 untimely exclusion requests from individuals who submitted exclusion requests postmarked after February 9, 2015 and/or who could not be matched to the Supplemental Class List based on the name and/or address contained in the exclusion request. A complete list of the 23 untimely exclusion requests is attached hereto as Exhibit J.

OBJECTIONS

40. Pursuant to Paragraph 15 of the Preliminary Approval Order and Section III.N. of the Settlement Agreement, any Class Member on the Initial Class List who wished to object to the Settlement was required to file the objection with the Court no later than February 9, 2015 and notify Defendants' Counsel and Class Counsel by mail postmarked no later than February 9, 2015. Pursuant to Paragraph 3 of the April 9, 2015 Order and Section III.N. of the Settlement Agreement, any Supplemental Class List Class Member who wished to object to the Settlement was required to file the objection with the Court no later than September 10, 2015 and notify Defendants' Counsel and Class Counsel by mail postmarked no later than September 10, 2015. As of October 4, 2015, GCG has been notified of 18 objection submissions, 4 of which do not appear to have been filed on the Gehrich Settlement Court docket. A true and correct copy of the 4 unfiled objection submissions is attached hereto as Exhibit K.

INITIAL CLASS LIST REMINDER CAMPAIGN

- 41. Pursuant to Paragraph 5 of the April 9, 2015 Order, Initial Class List Class Members who originally received direct Email or Mail Notice but had not yet submitted claims were sent additional notice ("Reminder Notice") that the claim deadline had been extended to September 10, 2015. GCG provided counsel for Plaintiffs and Defendants a mockup of the Reminder Email and Mail Notices for approval prior to Reminder Notice commencement.
- 42. In accordance with Paragraph 5 of the April 9, 2015 Order, the Reminder Email Notice campaign commenced on May 23, 2015 and was concluded on June 10, 2015. A total of 10,661,806 Reminder Email Notices were sent. 283,987 Reminder Email Notices could not be delivered due to Hard Bounces. In addition, GCG made two additional delivery attempts on 527 Reminder Email Notices where emails could not be delivered due to Soft Bounces. GCG caused to be resent each Soft Bounce returned to GCG because it was not deliverable during the initial email attempt. At the conclusion of the Reminder Email Notice campaign, a total of 10,377,292 Reminder Email Notices or approximately 97% of all Reminder Email Notices were transmitted successfully. A true and correct copy of the Reminder Email Notice is attached hereto as Exhibit L.
- 43. In accordance with Paragraph 5 of the April 9, 2015 Order, the Reminder Mail Notice campaign commenced on June 1, 2015 and concluded on June 12, 2015. In accordance with Section III.F.1. of the Settlement Agreement, GCG updated the addresses through the NCOA database prior to mailing. A total of 4,886,327 Reminder Mail Notices were sent during the Reminder Mail Notice campaign, including 4,601,813 to Initial Class List Mail Notice Class Members who had not yet filed claims and 284,514 to Initial Class List Class Members who were sent a Reminder Email Notice whose email address failed during the Reminder Email Notice campaign due to Hard and Soft bounces.

- 44. Each Reminder Mail Notice was personalized with the name and address of each Reminder Notice Class Member and contained a unique identifier for tracking and identification. As of October 4, 2015, GCG has received an address change notification from the USPS and remailed Reminder Mail Notices by First Class Mail for approximately 49,456 Reminder Notice Class Members.
- 45. As of October 4, 2015, approximately 328,969 Reminder Mail Notices have been returned undeliverable with no forwarding address information after mailing to the best available address. In accordance with Section III.F.1. of the Settlement Agreement, GCG conducted an advanced address search on undeliverable Reminder Mail Notices and is promptly remailing those Reminder Mail Notices where GCG obtained an updated address. As of October 4, 2015, GCG has remailed 108,401 Reminder Mail Notices to an address updated through advanced address search. Based on this rate of ultimately undeliverable mail, the Reminder Mail Notice campaign is estimated to have reached approximately 95% of Reminder Mail Notice Class Members. A true and correct copy of the Reminder Mail Notice is attached hereto as Exhibit M.
- 46. As of October 4, 2015, approximately 15,043,051 Initial Class List Class Members were sent a Reminder Notice that was not returned to GCG. Based on the information above, approximately 97% of Initial Class List Class Members were sent an Email or Mail Reminder Notice that has not been ultimately returned to GCG.
- 47. Of the 349,206 timely claims GCG received online or by mail (as of October 4, 2015), 211,475 claims have been received since the Supplemental Notice and Reminder Notice Campaigns commenced on May 23, 2015.

CLAIMS RECEIVED AND "AWARD UNIT" ESTIMATE

- 48. In accordance with Paragraph 27 of the Preliminary Approval Order, Section III.G. of the Settlement Agreement, and Paragraph 4 of the April 9, 2015 Order, Class Members who wished to participate in the Settlement were required to file a timely and valid claim online through the Settlement Website or postmarked by mail no later than September 10, 2015. As of October 4, 2015, GCG has received a total of 349,206 claims that were received online or by mail with a postmark date on or before September 10, 2015 and 192 untimely claims with a postmark date after September 10, 2015.
- 49. Following the September 10, 2015 claim deadline, GCG conducted a claim deduplication analysis. Of the 349,206 timely claims, 14,517 are duplicates based on exact name and address (6,717 claimants based on exact name and address filed 14,517 claims).⁴ For purposes of this Declaration and to provide estimated Award Unit values, GCG has rolled these duplicates up so that each claimant based on exact name and address has one claim. Accordingly, a total of 7,810 duplicate claims were removed resulting in 341,396 de-duplicated claims.
- 50. Pursuant to Section III.G.1 of the Settlement Agreement, Settlement Awards will be calculated using an "Award Unit" system. Based on the estimated de-duplicated claims of 341,396, Settlement Class Members who are classified as Chase Bank Account Holders who received Collection Calls or Wrong-Party Automatic Alerts are estimated to receive \$19.40 (one "Award Unit"). Settlement Class Members who are classified as Chase Credit Card Account Holders who received Collection Calls or Wrong-Party Automatic Alerts are estimated to receive \$58.20 (three "Award Units"). Settlement Class Members who are classified as both Chase Bank Account and Chase Credit Card Account Holders who received Collection Calls or Wrong-Party Automatic

⁴ Of these 349,206 timely claims, 63,108 have potential claim validation issues that GCG has raised with the parties.

Alerts are estimated to receive \$77.60 (four "Award Units"). Settlement Class Members who are

classified as neither Chase Bank Account or Chase Credit Card Account Holders and received

Collection Calls or Wrong-Party Automatic Alerts are estimated to receive \$58.20 (three "Award

Units").

CONCLUSION

51. As noted above, all the components of the Notice Plan and Supplemental Notice Plan

have been completed. The Notice Plan and Supplemental Notice Plan are estimated to have reached

approximately 78.65% of the target audience with a frequency of approximately 1.69. Accordingly,

it is my professional opinion that the Notice Plan and Supplemental Notice Plan satisfied due

process and the applicable rules governing class actions.

52. I declare under penalty of perjury under the laws of the United States that the

foregoing is true and correct.

Executed this 8th day of October, 2015 at Arlington, Virginia.

Lack D. Donk

LAEL D. DOWD

CERTIFICATE OF SERVICE

- I, Beth E. Terrell, hereby certify:
- 1. On October 8, 2015, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

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250 St. Catherine Street Florissant, Missouri 63031 Telephone: (314) 522-2312 Facsimile: (314) 524-1519

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Attorneys for Objector Steve Purgahn

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Telephone: (858) 215-4064 Facsimile: (866) 583-8115

Attorneys for Objectors Dawn Weaver and Susan House

2. I further certify that on October 8, 2015, I mailed by United States Postal Service the foregoing to the following non CM/ECF participants:

David Schlagel c/o John J. Pentz 19 Widow Rites Lane Sudbury, Massachusetts 01776

Attorneys for Objector David Schlagel

Michael Narkin

Eugene, Oregon 97405

Objector, Appearing Pro Se

Sam P. Cannata

Cleveland, Ohio 44022

Objector, Appearing Pro Se

Cindy Bray

Springfield, Missouri 68504-3336

Objector, Appearing Pro Se

Nicholas Owen Gunden ORVANDI PROPERTY OR LLC

Walnut, California 91789

Objector, Appearing Pro Se

David H. Pierce DAVID H. PIERCE & ASSOCIATES, PC

Sherman Oaks, California 91403-3501

Objector, Appearing Pro Se

Ken Murphy

Denver, Colorado 80210

Objector, Appearing Pro Se

Maritza Cabrera

Miami, Florida 33114-5395

Objector, Appearing Pro Se

David D. Dishman

Swampscott, Massachusetts 01907

Objector, Appearing Pro Se

DATED this 8th day of October, 2015.

TERRELL MARSHALL DAUDT & WILLIE PLLC

By: /s/ Beth E. Terrell, Admitted Pro Hac Vice
Beth E. Terrell, Admitted Pro Hac Vice
Email: bterrell@tmdwlaw.com
936 North 34th Street, Suite 300
Seattle, Washington 98103-8869

Attorneys for Plaintiffs

EXHIBIT A

Gretchen Eoff

From: Do Not Reply Gehrich TCPA Settlement

<DoNotReply@GehrichTCPASettlement.com>

Sent:

Friday, October 10, 2014 10:20 AM

To:

Gretchen Eoff

Subject:

Notice of Proposed Settlement of Class Action

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

If automated collection calls or account information calls or texts relating to a Chase credit card or bank account were directed to your cell phone from July 1, 2008 through December 31, 2013, this Notice describes your rights and potential benefits from a class action settlement.

Your Claim Number:	test-nme-001	· · · · · · · · · · · · · · · · · · ·	
Your Control Number:	test-ctl-001	see ay .	N VA

Why did I get this Notice? You received this email notice because a proposed settlement of a class action lawsuit filed against Chase Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") by several consumers ("Plaintiffs") has been reached in the United States District Court for the Northern District of Illinois (*Gehrich v. Chase USA and JPMC Bank, Case No. 1:12-CV-5510*) (the "Settlement").

You may be in the Settlement Class because you may have received, on or after July 1, 2008 through December 31, 2013: (1) Collection Calls relating to a Chase credit card or bank account; (2) Automatic Alerts relating to a Chase credit card or bank account, and you were the intended recipient of the call; or (3) Automatic Alerts relating to a Chase credit card or bank account, and you were not the intended recipient of the call. As used in this Notice, "Collection Calls" are automated calls placed to a cell phone in connection with attempts to collect debts relating to a Chase credit card or bank account, and "Automatic Alerts" are automated calls or texts placed to a cell phone that provide account information (but not information sent to confirm or identify suspected fraudulent activity).

A person who does not exclude himself or herself is a "Settlement Class Member." The Court authorized this Notice because you have a right to know about the proposed Settlement and your options before the Court decides whether to approve the Settlement. Because your rights will be affected by this Settlement, it is extremely important that you read this Notice carefully.

What is this lawsuit about? Plaintiffs brought this lawsuit alleging that Chase violated the Telephone Consumer Protection Act, 47 U.S.C. §227, et seq. ("TCPA"), by making automated calls and/or sending text message alerts to cell phones without prior permission from the people contacted, including people who were not Chase customers and/or not the person to whom Chase intended to direct the call.

What are the terms of the Settlement? Chase will pay the amount of \$34,000,000 into a fund, which will cover: (1) cash payments to eligible persons in the Settlement Class who submit timely and valid Claim Forms; (2) a payment of \$1,000,000 to the Consumer Federation of America on behalf of persons in the Settlement Class who received Automatic Alerts relating to their own Chase bank or credit card accounts; (3) an award of attorneys' fees and expenses to Class Counsel, in an amount not to exceed \$11,000,000, as

approved by the Court; (4) service awards to the Class Representatives, in an amount not to exceed \$1,500 each, as approved by the Court; and (5) the costs of administering the Settlement. The foregoing is a summary and you should review the Settlement on the Settlement Website at www.GehrichTCPASettlement.com for complete terms.

<u>Cash payments</u>. The following persons in the Settlement Class are eligible to submit a Claim Form and receive a cash payment: (1) persons who received Collection Calls relating to a Chase credit card or bank account; and (2) persons who received Automatic Alerts and were not the intended recipient of the communications.

Persons in the Settlement Class who only received Automatic Alerts relating to their own Chase credit card or bank accounts are not eligible for a cash payment and thus may not submit a Claim Form. However, they may request to stop receiving Automatic Alerts in the future by logging on to their Chase.com account and managing their current account alerts, by responding "STOP" to any Automatic Alerts, or by visiting a local Chase branch and requesting a change or stop to their Automatic Alerts.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT

Submit a Claim Form. This is the only way for eligible persons in the Settlement Class to get a cash payment. If eligible, you may submit a Claim Form by going to the Settlement Website at www.GehrichTCPASettlement.com and following the instructions. You may also request a hard copy of the Claim Form by calling the Settlement Administrator toll-free at 1-877-899-2893. Plaintiffs estimate that each eligible Settlement Class Member will receive \$20-\$40 per claim. This is an estimate only. The final cash payment amount will depend on the total number of valid and timely claims submitted by eligible Settlement Class Members. Your Claim Form must be postmarked by mail and sent to Gehrich TCPA Settlement, c/o GCG, P.O. Box 35112, Seattle, WA 98124-5112 or received through the Settlement Website by February 9, 2015.

<u>Do nothing and remain a Settlement Class Member</u>. Unless you exclude yourself, you will be a Settlement Class Member. That means that you can't sue, continue to sue or be part of any other lawsuit against Chase on the TCPA claims, and other related claims, that are subject to the Settlement. It also means that all of the Court's orders will apply to you and legally bind you.

Exclude yourself. If you don't want to be a Settlement Class Member, you must exclude yourself from this Settlement. To exclude yourself from the Settlement, you must send a letter by mail saying that you want to be excluded. You must sign the letter and include your full name, address, and all Chase credit card and bank account numbers (unless you do not have and have not had a credit card or bank account with Chase). You must also include the following statement: "I/we request to be excluded from the Settlement in the Gehrich action." You must mail your signed exclusion request postmarked no later than February 9, 2015 to:

Gehrich TCPA Settlement c/o GCG P.O. Box 35112 Seattle, WA 98124-5112

<u>Object</u>. If you remain a Settlement Class Member, you may object to the Settlement by writing to the Court and sending copies to counsel postmarked no later than **February 9, 2015**.

Additional details on how to object or exclude yourself from the Settlement are contained in the detailed Notice which is available on the Settlement Website.

Go to the Final Approval Hearing. The Court will hold a Final Approval Hearing on March 19, 2015, at 10:00 a.m. to decide whether to approve the Settlement, including the amount of attorneys' fees and costs to be paid to Class Counsel and the amount of service awards to be paid to the Class Representatives, as requested. It is not necessary for you to appear at the Final Approval Hearing, but you may attend at your own expense.

Further information regarding the Settlement is available at www.GehrichTCPASettlement.com. You may also contact the Settlement Administrator toll-free at 1-877-899-2893 or by writing to: Gehrich TCPA Settlement, c/o GCG, P.O. Box 35112, Seattle, WA 98124-5112.

The United States District Court for the Northern District of Illinois has ordered this email notice to be sent. If you wish to UNSUBSCRIBE from future email messages from the Claims Administrator with regard to this settlement, please click on this <u>link</u>.

EXHIBIT B

Case: 1:12-cv-05510 Document #: 198-2 Filed: 10/08/15 Page 30 of 93 PageID #:2609

Gehrich TCPA Settlement c/o GCG P.O. Box 35112 Seattle, WA 98124-5112

Return Service Requested

Claim No:

Control No:

LEGAL NOTICE

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This Notice may affect your legal rights. Please read it carefully.

Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") violated the Telephone Consumer Protection Act ("TCPA") by making automated telephone calls and sending text messages to cell phones in connection with Chase credit card and bank accounts without the prior express consent of the people contacted. Chase denies these allegations. The parties have reached a settlement (Gehrich v. Chase USA and JPMC Bank, Case No. 1:12-CV-5510 (N.D. III.)).

Who is in the Settlement Class? You are in the Settlement Class if, on or after July 1, 2008 through December 31, 2013, you received to your cell phone, without your consent, automated Collection Calls or Automatic Alerts relating to a Chase credit card or bank account.

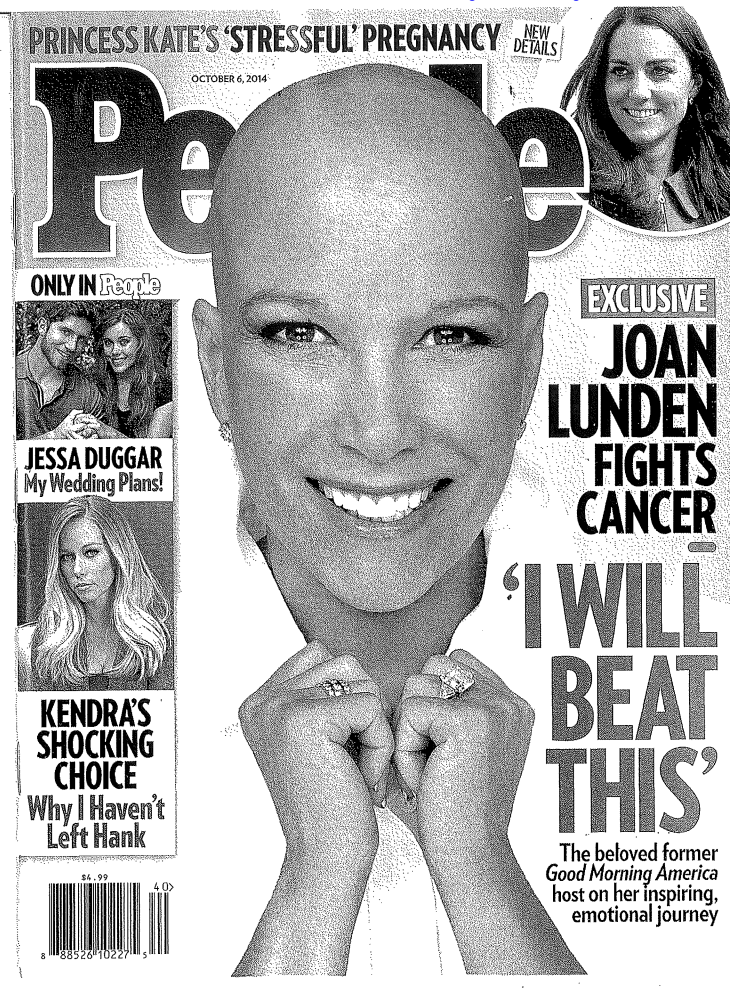
What are the terms of the Settlement? Chase will pay \$34,000,000 for: (1) cash payments to eligible persons in the Settlement Class who submit timely and valid Claims; (2) a payment of \$1,000,000 to the Consumer Federation of America; (3) Plaintiffs' attorneys' fees and expenses; (4)

What is this Settlement about? Plaintiffs allege that Chase service awards to named Plaintiffs; and (5) settlement administration costs. Plaintiffs estimate that eligible Settlement Class Members will receive a cash award of \$20-\$40 per claim. You may submit a Claim at www.GehrichTCPASettlement.com or call 1-877-899-2893 to request a paper Claim Form.

> What are my other options? You may exclude yourself from the Settlement by February 9, 2015 or you will not be able to pursue your claims against Chase in the future. You may object to the Settlement by February 9, 2015. You may appear at the Final Approval Hearing on March 19, 2015, during which the Court will consider whether to approve the Settlement, but you don't have to. You may also do nothing. Claims must be submitted by February 9, 2015.

> This Notice is a summary only. Additional information is available at www.GehrichTCPASettlement.com. You may also contact the Settlement Administrator toll-free at 1-877-899-2893 or by writing to Gehrich TCPA Settlement, c/o GCG, P.O. Box 35112, Seattle, WA 98124-5112.

EXHIBIT C



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WHAT IS THIS LAWSUIT ABOUT?

Several consumers ("Plaintiffs") have sued Chase Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") in the United States District Court for the Northern District of Illinois (Gehrich v. Chase, Case No. 1:12-CV-5510). Plaintiffs allege that Chase violated the Telephone Consumer Protection Act, 47 U.S.C. § 227, et seq. (the "TCPA"), by placing automated telephone calls (i.e., using an automatic telephone dialing system and/or an artificial or prerecorded voice) and sending text messages to cell phones, including Collection Calls and Automatic Alerts, in connection with Chase credit card and bank accounts without the prior express consent of the people contacted. Chase denies these allegations.

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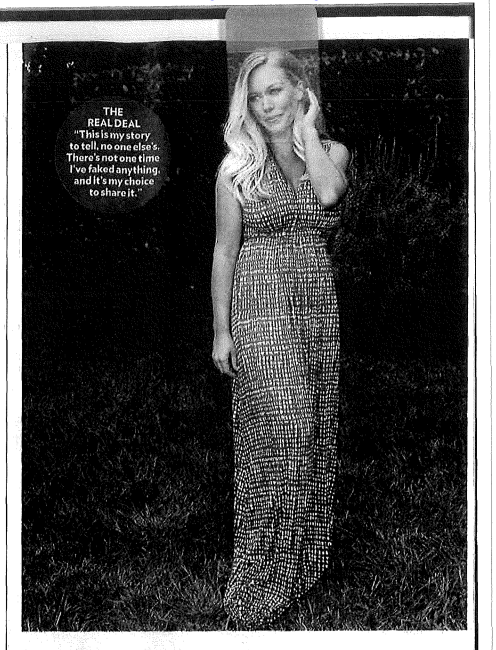
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1-877-899-2893 www.GehrichTCPASettlement.com



In late June, Kendra was lounging with Hank when she received a devastating phone call.

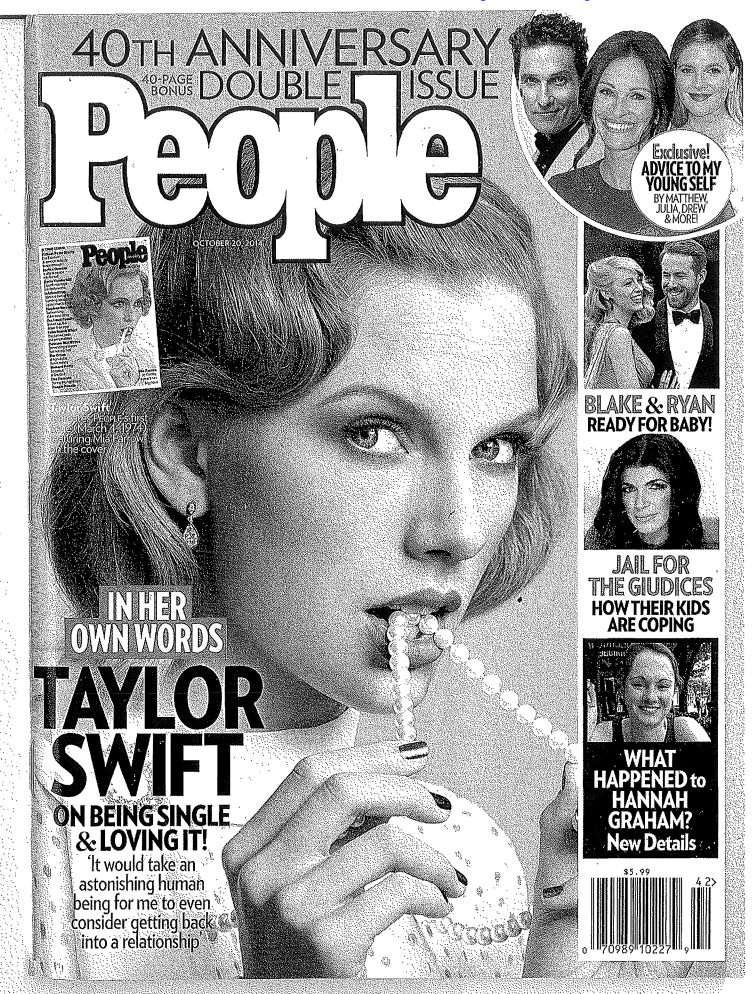
We were having a good night and my agent calls, asking, "Is Hank around you right now?" I was playing around, and said no. Hank leaned in, and my agent said, "I want you to know there's this weird rumor going around right now that your husband cheated on you with a transsexual." I just went, "Oh my God. Really? Are you sure it's Hank?" And he said, "They said it's a reality couple and the guy plays football." I was like, "This story cannot be Hank."

Hank's reaction was to deny everything. At first Kendra bought it.

I Googled the story, and then I just asked, "Hank, did anything happen?" He said, "No, are you kidding me? This is insane!" So I believed him. We totally brushed it aside. Then later I got a call saying the news was about to drop. When a magazine accuses someone of something, they usually have some sort of evidence. So then I thought, "Okay. Now the s---'s getting really real." That's when I lost it. When the news broke, I just flipped. I flipped on Hank, and I just screamed, "Get out of the house!" I had to believe some of it. He's not saying anything, he's just denying it. I have to believe something. But I still don't know.

As the scandal blew up, Kendra asked Hank to take their son to his parents' home in New Mexico to protect him from the paparazzi. Meanwhile she cared for their daughter alone.

I had to allow Hank to come back to get



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provided a significant break in the case [of Harrington]," Virginia State Police spokeswoman Corinne Geller wrote in a statement. Another police source adds that officers are working off the assumption that a serial predator has been in the area: "We can't and don't ignore anything related to this."

While the families of the missing

anxiously await answers, those closest to "LJ" struggle with questions of their own. A former high school star athlete, he worked as a patient technician and volunteered as a football coach at Charlottesville's private Covenant School. "He was a big, happy presence," says friend Sa'idah Rutambika, 32. Still, Matthew has been in trouble before. While attending Liberty University in 2002 he was accused of sexual assault; no charges were brought. And in 2009 Matthew was arrested on charges of misdemeanor assault and battery on Erik Wilke, a Charlottesville attorney whom he reportedly punched in the face in a road-rage incident, then remorsefully drove to the ER for stitches. Says Andre Jerry, a police officer who played football with Matthew at Liberty: "I'm shocked. I never saw LJ as a violent person or someone who would abduct somebody."

Investigators in nearby Campbell County are looking for a connection between Matthew and the murder of

before his arrest, announced a "forensic link" between him and Morgan Harrington, a 20-year-old Virginia Tech student murdered in the same area in 2009 (see box). That ignited a firestorm of speculation that Matthew may be linked to other crimes. Authorities confirmed to PEOPLE that investigations into other rapés, murders and missing persons cases, dating back to 2002, are being reviewed. "The arrest

A Cold Case Connected?

After waiting five years for any leads in the October 2009 murder of their daughter Morgan, 20,

Gil and Dan Harrington said they felt "relief" when police said there was foren-



Morgan because the cost Harrington of it is another young woman who is missing," says Gil, who has often warned others in the area since Morgan's death to be on the lookout for a predator. "All I have left of Morgan is a box of ashes. I'm trying as hard as I can to make people aware Hannah Graham is missing—we need to return her to her family."

sic evidence

linking their

daughterto

Matthew. "It's not a celebration,

Overessor. Soveressor. Sovere

WE LOVE PUMPKINI COOKIES PIE,CAKE & MORE

DELISH DAZZLING HOLIDAY MAKE-AHEAD FEAST

HOSTING
THANKSGIVINGS
25TIPS TO
MAKE IT EASY

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resources

etsy.com, search: love pillow. Round woven tray, white vasecrateandbarrel.com. Rug-Stark; starkcarpet.com. Butler's pantry: wall and counter custom-painted glass-Brooks Custom; brookscustom.com. Kitchen: cabinetry-Angel Custom Woodworking; angelwoodworking .com. Perimeter countertops Carrara marble, island countertop black wenge wood-Brooks Custom; brookscustom .com. Island stools Tiffany in Black-Room & Board; roomandboard.com. Breakfast area: table Tulip by Eero Saarinen for Knoll, chairs Wishbone by Hans J. Wegner for Carl Hansen & Son in Robin's Egg Blue-Design Within Reach; dwr.com. Place mats-Juliska; juliska.com.

Bedroom: wallpaper-Given Campbell; givencampbell.com. Bed--Desiron; desiron.com. Bedding and drapery custom-Home Boutique; homeboutique.com. Bedside table-Design Within Reach; dwr.com. Lamp-CB2; cb2.com. Pouf similar items available-Imports From Marrakesh; importsfrommarrakesh.com.

FREE FLOW, pages 79-85 Kitchen: paint for upper cabinets, plank walls, island base, and trim White Dove, paint for lower cabinets Kendall Charcoal—benjaminmoore .com. Cabinetry drawers to right of dishwasher---Huntwood Custom Cabinets; huntwood.com. All other cabinetry-original to home. Brass cabinet knobs Mirror Knobs, knobs on island drawers similar Items available as Fox and Bunny from the Through The Woods collection-anthropologie .com: Satin nickel drawer pulls, wall sconces 20th Century Factory Filament Reflector Sconce in Aged Steel-restorationhardware.com. Ceiling paint Polished Limestone GLN30-D8 by Glidden, grout for backsplash Polyblend Oyster Gray 386-homedepot.com. Countertops Organic White-CaesarStone US; caesarstoneus.com. Backsplash tile Subway in Arctic White-Daltile; daltile.com. Stain for island countertop Jacobean 2750-Minwax; minwax.com. Wood flooring Berry Hill Natural Hickory-Mohawk; mohawkflooring.com. Sink Whitehaven Short Apron-Front Sink-Kohler; kohler .com. Faucet Opulence Single-Handle Kitchen Faucet with Spray-Danze; danze.com. Range Four-Burner

Gas Range, refrigerator Side-by-Side Maytag; maytag.com. Range hood Anzio-Zephyr Ventilation; zephyronline.com. Dishwasher-Electrolux Home Products; electroluxappliances.com. Espresso coffee center Impressa S9-Jura-Capresso; capresso.com. Striped runner Catamaran Stripe in Denim and Ivory-Dash & Albert; dashandalbert .com. Rack for drying glasses Wire 3-Tier Glass Drying Rack-worldmarket .com. Window blinds Tropical Isle Basic Bamboo Shades in Bamboo Tortoise-Select Blinds; selectblinds .com. Yellow metal stool, small bowls, utensils-target.com. Gold canister (one of two) in open cabinet, vases-Bad Blanche Collection; 360/779-7788. Gold canister in open cabinet—Raevyn .Blue Antiques & Collectibles; 360/598-1984. Canisters, pitchers-Modern Mercantile; modernmercantile.net. Pantry: microwave oven Panasonic USA-through Costco; costco.com. Yellow lamp-homegoods.com. Metal shelves and brackets-IKEA; ikea .com/usa.

Transformation Kit-Rust-Oleum; rustoleum.com. Island paint Crumb Cookie C20-1-Olympic; olympic.com. Cabinet knobs Fåglavic, pulls similar items available-IKEA; ikea.com/usa. Quartz-surfacing countertops Bianco River-Silestone; silestoneusa .com. Subway tile-lowes.com. Wall paint color Repose Gray SW 7015-sherwin-williams.com. Faucet Lyndhurst Two-Handle Bridge Kitchen Faucet in Oil-Rubbed Bronze by Glacier Bay-homedepot.com. Curtains Threshold Paisley Window Panel in Yellow, altered after purchase to fit window—target.com, Canisters, metal letter J sign-Knitting Mill Antiques; knittingmillantiques.com. Vintage

Cabinet coating Rust-Oleum Cabinet

I DID IT, page 172

PLEASE NOTE THE FOLLOWING **CORRECTION FROM our SEPTEMBER** 2014 ISSUE:

bowls, wire milk crate-Merchants on

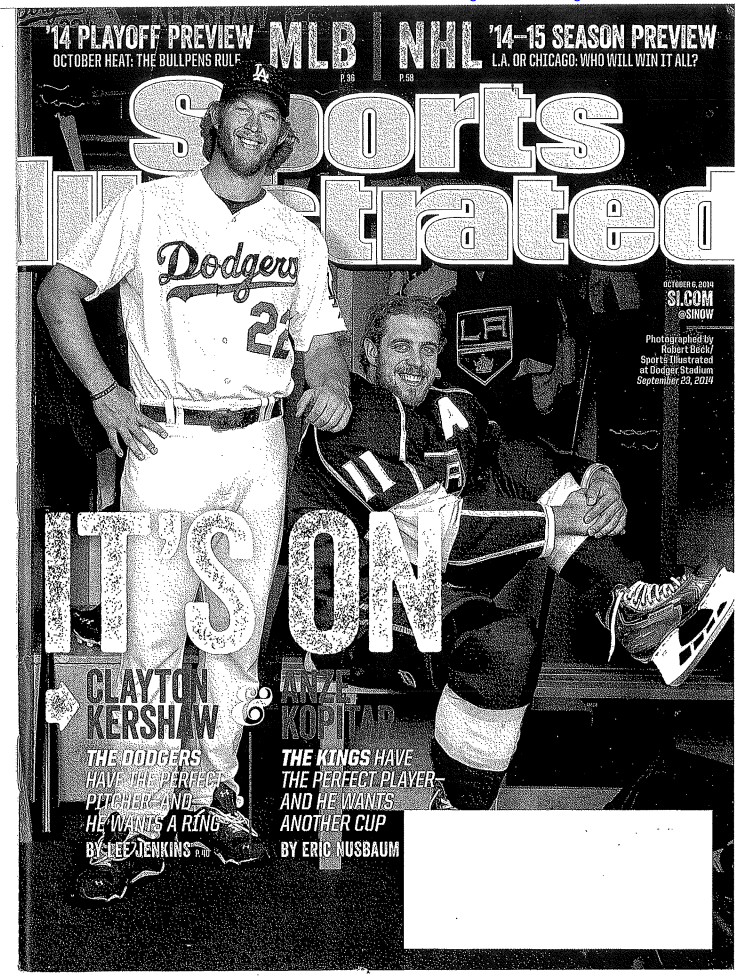
Sophie's; 423/756-8711. Cutting board,

Main; merchantsonmain.co. Vintage

galvanized bins on island shelf-

tray at range-homegoods.com.

GLOBAL WARMING, page 70 Pillow #1-Autumn Floral Pillow, \$59.40; interiorhomescapes.com.



LEGAL NOTICE

If automated collection calls or account information calls or texts relating to a Chase credit card or bank account were directed to your cell phone from July 1, 2008 through December 31, 2013, this Notice describes your rights and potential benefits from a class action settlement.

THIS NOTICE MAY AFFECT YOUR LEGAL RIGHTS. PLEASE READ IT CAREFULLY.

WHAT IS THIS LAWSUIT ABOUT?

Seyeral consumers ("Plaintiffs") have sued Chase Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") in the United States District Court for the Northern District of Illinois (Gehrich v. Chase, Case No. 1:12-CV-5510). Plaintiffs allege that Chase violated the Telephone Consumer Protection Act, 47 U.S.C. § 227, et seq. (the "TCPA"), by placing automated telephone calls (i.e., using an automatic telephone dialing system and/or an artificial or prerecorded voice) and sending text messages to cell phones, including Collection Calls and Automatic Alerts, in connection with Chase credit card and bank accounts without the prior express consent of the people contacted. Chase denies these allegations.

"Collection Calls," as used here, are automated calls placed to a cell phone in connection with attempts to collect debts relating to a Chast credit card or bank account. "Automatic Alerts," as used here, are automated calls or texts placed to a cell phone that provide account information (but not information sent to confirm or identify suspected fraudulent activity).

WHO IS A SETTLEMENT CLASS MEMBER?

You may be part of the Settlement Class if you have received, on or after July 1, 2008 through December 31, 2013: (1) Collection Calls relating to a Chase credit card or bank account; (2) Automatic Alerts and you were the intended recipient of the call; or (3) Automatic Alerts and you were not the intended recipient of the call.

WHAT ARE THE TERMS OF THE SETTLEMENT?

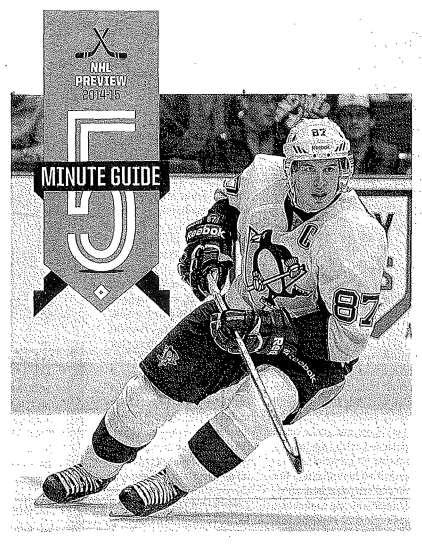
Chase will pay \$34,000,000 into a Settlement Fund for: (1) cash payments to eligible Settlement Class Members who submit timely and valid Claim Forms; (2) a payment of \$1,000,000 to the Consumer Federation of America; (3) attorneys' fees and expenses of up to \$11,000,000 to Class Counsel; (4) service awards to Plaintiffs; and (5) settlement administration costs. Plaintiffs estimate that each eligible Settlement Class Member will receive \$20-40 per Claim.

WHAT ARE MY OPTIONS?

Persons in the Settlement Class may: (1) submit a Claim Form (if eligible) at www.GehrichTCPASettlement.com or call 1-877-899-2893 to request a paper Claim Form; (2) exclude themselves from the Settlement by February 9, 2015 or they will not be able to pursue their own claims against Chase in the future; (3) object to the Settlement by February 9, 2015; (4) go to the Final Approval Hearing on March 19, 2015; or (5) do Nothing.

This Notice is a summary only. Persons in the Settlement Class may obtain more information at www.GehrichTCPASettlement.com. They may also contact the Settlement Administrator toll-free at 1-877-899-2893 or by writing to: Gehrich TCPA Settlement, c/o GCG, P.O. Box 35112, Seattle, WA 98124-5112.

1-877-899-2893 www.GehrichTCPASettlement.com





ROSS TROPHY

SIDNEY CROSBY *Penguins* / The 80 games he played last year (when he won the Ross) were his most in a full season since 2009-10. But he doesn't need a full season-if Crosby plays 65 to 70 games, he can soore at a pace nobody else can match.



HART TROPHY PATRICK KANE

Blackhawks
His defensive play
has improved
significantly, and
however Chicago
chooses to compose
its lines, the team
has enough skilled
forwards to help Kane
score more goals and
chip in more assists.
(He had 29 and
49, respectively,
last season.)



NORRIS TROPHY SHEA WEBER

Predators
He has never been named the league's top defenseman, though he's been the NHL's unofficial gold standard for much of the last decade. He's a physical force with one of the game's best slap shots—he was second on the team with 23 goals last year. He's due.



VEZINA TROPHY TUUKKA RASK

Bruins
Boston should be as strong defensively as last year, when Rask played a careerhigh 58 games and won his first Vezina. Jonathan Quick's Kings aren't a regular-season team; Henrik Lundqvist's Rangers will struggle. Rask is the pick to repeat.



CALDER TROPHY JOHN GIBSON

Ducks
Gibson, 21,
has already
demonstrated he
can excel in the NHL:
He played seven
games for Anaheim
in 2013-14, allowing
only 13 goals
[with a ,934 save
percentage], and
had shutouts in both
hls regular-season
and playoff debuts.

Case: 1:12-cv-05510 Document #: 198-2 Filed: 10/08/15 Page 41 of 93 PageID #:2620



BETTER LATE

stopover in sales, his

explosions in the CFL

last shower shoes?

convinced Miami to

let him "skim the

grass" in the pros.

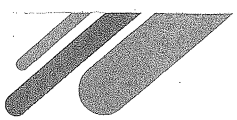
low-to-the-ground

(where he picked

up his first and

<u>THAN NEVER</u>

After Wake's



Bally Total Fitness gym where he'd already been spending four hours a day. During breaks he and the other employees-a track coach, a yoga instructor and so on-trained together. Nobody wanted to stay late to close the gym at 10 p.m., but Wake always volunteered. "Get the stragglers out," he says, "then I'd have the whole gym to myself. I'd turn the music up and work out for another hour."

In the spring of 2007, two years after Wake graduated from Penn State with a degree in sociology, the call came. That it was the Canadian Football League ringing, not the NFL, didn't matter. The BC Lions were holding a tryout at Howard University, a 25-minute drive away, his agent told him. "This is my shot," Wake thought. "Everything I've been working for."

He showed up early at the school's track, where

at first he was unconcerned by the lack of football-type bodies. As the appointed hour grew near, though, he approached some of the people running lazy laps. "Are you with the CFL?" he remembers asking. "They'd look at me like, What the hell are you talking about?" After several phone calls the situation became clear: The tryout was about to begin, but at Hampton University, three hours south. Wake's agentnow his former agent-had erred.

"I felt like this was my last opportunity," he says. "That was it. Over one word,"

ALLY BUONO, BC's coach, was more forgiving. He and his staff couldn't get Wake's tape (or those combine numbers) out of their minds, and on Memorial Day they extended him an invitation to training camp.

When Wake arrived in Canada, he did so with a name that Penn State fans wouldn't have recognized. Coworkers at Bally's had begun calling him Cameron due to a clerical mix-up, and he let it slide. "It sounds corny," he says, "but it represented a new chapter, a fresh start."

Embracing the second chance, Wake lived as a football monk. He rented a basement apartment for \$460 a month and relinquished nearly all of his possessions. He had no computer, no cellphone, no TV. "A carry-on and a roller bag, that was my entire life," he says. He bought a purpleand-black pawn-shop bike for \$40 to cover the two miles to and from practice. At night, while

LEGAL NOTICE

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THIS NOTICE MAY AFFECT YOUR LEGAL RIGHTS. PLEASE READ IT CAREFULLY.

WHAT IS THIS LAWSUIT ABOUT?

Several consumers ("Plaintiffs") have sued Chase Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") in the United States District Court for the Northern District of Illinois (Gehrich v. Chase, Case No. 1:12-CV-5510). Plaintiffs allege that Chase violated the Telephone Consumer Protection Act, 47 U.S.C. § 227, et seq. (the "TCPA") by placing automated telephone calls (i.e., using an automatic telephone dialing system and/or an artificial or prerecorded voice) and sending text messages to cell phones, including Collection Calls and Automatic Alerts, in connection with Chase credit card and bank accounts without the prior express consent of the people contacted. Chase denies these allegations.

'Collection Calls," as used here, are automated calls placed to a cell phone in connection with attempts to collect debts relating to a Chase credit card or bank account. "Automatic Alerts," as used here, are automated calls or texts placed to a cell phone that provide account information (but not information sent to confirm or identify suspected fraudulent activity).

WHO IS A SETTLEMENT CLASS MEMBER?

You may be part of the Settlement Class if you have received, on or after July 1, 2008 through December 31, 2013: (1) Collection Calls relating to a Chase credit card or bank account; (2) Automatic Alerts and you were the intended recipient of the call; or (3) Automatic Alerts and you were not the intended recipient of the call.

WHAT ARE THE TERMS OF THE SETTLEMENT

Chase will pay \$34,000,000 into a Settlement Fund for: (I) cash payments to eligible Settlement Class Members who submit timely and valid Claim Forms; (2) a payment of \$1,000,000 to the Consumer Federation of America; (3) attorneys' fees and expenses of up to \$11,000,000 to Class Counsel; (4) service awards to Plaintiffs; and (5) settlement administration costs. Plaintiffs estimate that each eligible Settlement Class Member will receive \$20-40 per Claim.

WHAT ARE MY OPTIONS?

Persons in the Settlement Class may: (1) submit a Claim Form (if eligible) at www.GehrichTCPASettlement.com or call 1-877-899-2893 to request a paper Claim Form; (2) exclude themselves from the Settlement by February 9, 2015 or they will not be able to pursue their own claims against Chase in the future; (3) object to the Settlement by February 9, 2015; (4) go to the Final Approval Hearing on March 19, 2015; or (5) do Nothing.

This Notice is a summary only. Persons in the Settlement Class may obtain more information at www.GehrichTCPASettlement.com. They may also contact the Settlement Administrator toll-free at 1-877-899-2893 or by writing to: Gehrich TCPA Settlement, c/o GCG, P.O. Box 35112, Seattle, WA 98124-5112.

1-877-899-2893 www.GehrichTCPASettlement.com

EXHIBIT D

Gretchen Eoff

From: DoNotReply@GehrichTCPASettlement.com

Sent: Wednesday, May 06, 2015 3:04 PM

To: David Edwards

Subject: Notice of Proposed Settlement of Class Action

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

If automated collection calls or account information calls or texts relating to a Chase credit card or bank account were directed to your cell phone from July 1, 2008 through December 31, 2013, this Notice describes your rights and potential benefits from a class action settlement.

Your Claim Number:	5000001
Your Control Number:	2738373939

Why did I get this Notice? You received this email notice because a proposed settlement of a class action lawsuit filed against Chase Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") by several consumers ("Plaintiffs") has been reached in the United States District Court for the Northern District of Illinois (Gehrich v. Chase USA and JPMC Bank, Case No. 1:12-CV-5510) (the "Settlement").

You may be in the Settlement Class because you may have received, on or after July 1, 2008 through December 31, 2013: (1) Collection Calls relating to a Chase credit card or bank account; (2) Automatic Alerts relating to a Chase credit card or bank account, and you were the intended recipient of the call; or (3) Automatic Alerts relating to a Chase credit card or bank account, and you were not the intended recipient of the call. As used in this Notice, "Collection Calls" are automated calls placed to a cell phone in connection with attempts to collect debts relating to a Chase credit card or bank account, and "Automatic Alerts" are automated calls or texts placed to a cell phone that provide account information (but not information sent to confirm or identify suspected fraudulent activity).

A person who does not exclude himself or herself is a "Settlement Class Member." The Court authorized this Notice because you have a right to know about the proposed Settlement and your options before the Court decides whether to approve the Settlement. Because your rights will be affected by this Settlement, it is extremely important that you read this Notice carefully.

What is this lawsuit about? Plaintiffs brought this lawsuit alleging that Chase violated the Telephone Consumer Protection Act, 47 U.S.C. §227, et seq. ("TCPA"), by making automated calls and/or sending text message alerts to cell phones without prior permission from the people contacted, including people who were not Chase customers and/or not the person to whom Chase intended to direct the call.

What are the terms of the Settlement? Chase will pay the amount of \$34,000,000 into a fund, which will cover: (1) cash payments to eligible persons in the Settlement Class who submit timely and valid Claim Forms; (2) a payment of \$1,000,000 to the Consumer Federation of America on behalf of persons in the Settlement Class who received Automatic Alerts relating to their own Chase bank or credit card accounts; (3) an award of attorneys' fees and expenses to Class Counsel, in an amount not to exceed \$11,000,000, as approved by the Court; (4) service awards to the Class Representatives, in an amount not to exceed \$1,500 each, as approved by the Court; and (5) the costs of administering the Settlement. The foregoing is a summary

and you should review the Settlement on the Settlement Website at <u>www.GehrichTCPASettlement.com</u> for complete terms.

<u>Cash payments</u>. The following persons in the Settlement Class are eligible to submit a Claim Form and receive a cash payment: (1) persons who received Collection Calls relating to a Chase credit card or bank account; and (2) persons who received Automatic Alerts and were not the intended recipient of the communications.

Persons in the Settlement Class who only received Automatic Alerts relating to their own Chase credit card or bank accounts are not eligible for a cash payment and thus may not submit a Claim Form. However, they may request to stop receiving Automatic Alerts in the future by logging on to their Chase.com account and managing their current account alerts, by responding "STOP" to any Automatic Alerts, or by visiting a local Chase branch and requesting a change or stop to their Automatic Alerts.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT

Submit a Claim Form. This is the only way for eligible persons in the Settlement Class to get a cash payment. If eligible, you may submit a Claim Form by going to the Settlement Website at www.GehrichTCPASettlement.com and following the instructions. You may also request a hard copy of the Claim Form by calling the Settlement Administrator toll-free at 1-877-899-2893. Plaintiffs estimate that each eligible Settlement Class Member will receive \$20-\$40 per claim. This is an estimate only. The final cash payment amount will depend on the total number of valid and timely claims submitted by eligible Settlement Class Members. Your Claim Form must be postmarked by mail and sent to Gehrich TCPA Settlement, c/o GCG, P.O. Box 35112, Seattle, WA 98124-5112 or received through the Settlement Website by September 10, 2015.

<u>Do nothing and remain a Settlement Class Member</u>. Unless you exclude yourself, you will be a Settlement Class Member. That means that you can't sue, continue to sue or be part of any other lawsuit against Chase on the TCPA claims, and other related claims, that are subject to the Settlement. It also means that all of the Court's orders will apply to you and legally bind you.

Exclude yourself. If you don't want to be a Settlement Class Member, you must exclude yourself from this Settlement. To exclude yourself from the Settlement, you must send a letter by mail saying that you want to be excluded. You must sign the letter and include your full name, address, and all Chase credit card and bank account numbers (unless you do not have and have not had a credit card or bank account with Chase). You must also include the following statement: "I/we request to be excluded from the Settlement in the Gehrich action." You must mail your signed exclusion request postmarked no later than September 10, 2015 to:

Gehrich TCPA Settlement c/o GCG P.O. Box 35112 Seattle, WA 98124-5112

Object. If you remain a Settlement Class Member, you may object to the Settlement by writing to the Court and sending copies to counsel postmarked no later than September 10, 2015.

Additional details on how to object or exclude yourself from the Settlement are contained in the detailed Notice which is available on the <u>Settlement Website</u>.

Go to the Final Approval Hearing. The Court will hold a Final Approval Hearing on October 22, 2015 at 10:00 a.m. to decide whether to approve the Settlement, including the amount of attorneys' fees and costs to

be paid to Class Counsel and the amount of service awards to be paid to the Class Representatives, as requested. It is not necessary for you to appear at the Final Approval Hearing, but you may attend at your own expense.

Further information regarding the Settlement is available at www.GehrichTCPASettlement.com. You may also contact the Settlement Administrator toll-free at 1-877-899-2893 or by writing to: Gehrich TCPA Settlement, c/o GCG, P.O. Box 35112, Seattle, WA 98124–5112.

The United States District Court for the Northern District of Illinois has ordered this email notice to be sent. If you wish to UNSUBSCRIBE from future email messages from the Claims Administrator with regard to this settlement, please click on this <u>link</u>.

EXHIBIT E

Case: 1:12-cv-05510 Document #: 198-2 Filed: 10/08/15 Page 48 of 93 PageID #:2627

Gehrich TCPA Settlement c/o GCG P.O. Box 35112 Seattle, WA 98124-5112

Return Service Requested

Claim No:

Control No:

LEGAL NOTICE

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This Notice may affect your legal rights. Please read it carefully.

What is this Settlement about? Plaintiffs allege that Chase service awards to named Plaintiffs; and (5) settlement Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") violated the Telephone Consumer Protection Act ("TCPA") by making automated telephone calls and sending text messages to cell phones in connection with Chase credit card and bank accounts without the prior express consent of the people contacted. Chase denies these allegations. The parties have reached a settlement (Gehrich v. Chase USA and JPMC Bank, Case No. 1:12-CV-5510 (N.D. III.)).

Who is in the Settlement Class? You are in the Settlement Class if, on or after July 1, 2008 through December 31, 2013, you received to your cell phone, without your consent, automated Collection Calls or Automatic Alerts relating to a Chase credit card or bank account.

What are the terms of the Settlement? Chase will pay \$34,000,000 for: (1) cash payments to eligible persons in the Settlement Class who submit timely and valid Claims; (2) a payment of \$1,000,000 to the Consumer Federation of 1-877-899-2893 or by writing to Gehrich TCPA Settlement, America; (3) Plaintiffs' attorneys' fees and expenses; (4) c/o GCG, P.O. Box 35112, Seattle, WA 98124-5112.

administration costs. Plaintiffs estimate that eligible Settlement Class Members will receive a cash award of \$20-\$40 per claim. You may submit a Claim at www.GehrichTCPASettlement.com or call 1-877-899-2893 to request a paper Claim Form.

What are my other options? You may exclude yourself from the Settlement by September 10, 2015 or you will not be able to pursue your claims against Chase in the future. You may object to the Settlement by September 10, 2015. You may appear at the Final Approval Hearing on October 22, 2015, during which the Court will consider whether to approve the Settlement, but you don't have to. You may also do nothing. Claims must be submitted by September 10, 2015.

This Notice is a summary only. Additional information is available at www.GehrichTCPASettlement.com. You may also contact the Settlement Administrator toll-free at

EXHIBIT F

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gehrich tcpa settlement

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About 415 results (0.44 seconds)

Gehrich TCPA Settlement

www.gehrichtcpasettlement.com/ -

Welcome to the Gehrich TCPA Settlement Website ... A proposed settlement of a class action lawsuit brought against Chase Bank USA, N.A. and JPMorgan ... Frequently Asked Questions - Court Documents - Contact Us

Frequently Asked Questions - Gehrich TCPA Settlement www.gehrichtcpasettlement.com/faq >

Gehrich TCPA Settlement. ... Settlement www.GehrichTCPASettlement.com ... WHAT IF I SAW SOMETHING IN A MAGAZINE ABOUT THIS SETTLEMENT?

Gehrich TCPA Settlement - The Garden City Group, Inc.

https://secure.gcginc.com/jmt/login.aspx

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134 responses to "Chase Bank TCPA Class Action Settlement"

www.classactionrebates.com/settlements/chase_tcpa_settlement/
Chase Bank TCPA Class Action Settlement ... You are a Class Member of the Chase Bank TCPA settlement if you received ... Gehrich TCPA Settlemen c/o GCG

Gehrich TCPA Settlement - Everything You Need to Know!!

milestomemories.boardingarea.com > Banks > Chase ▼
Oct 20, 2014 - There is a proposed Gehrich TCPA Settlement. Find out what you may eligible to receive and what you need to do to file a claim.

JPMorgan Chase Bank TCPA Violation Class Action ...

www.classactionsnews.com/settlements/jpmorgan-chase-bank-tcpa-violati...

JPMorgan Chase Misclassified Employees Class Action Settlement. Eligibility: You are in the ... Gehrich TCPA Settlement Website. Typical Settlement Amount:.

Chase Bank to Pay \$34M in TCPA Class Action Lawsuit ...

topclassactions.com/...settlements/.../37798-chase-bank-tcpa-class-action-... ▼ Aug 27, 2014 - Chase Bank TCPA class action settlement will give \$20 to \$40 to consumers who ... The Chase Bank TCPA Class Action Lawsuit is Gehrich v.

Chase Bank TCPA Class Action Settlement

topclassactions.com/...settlements/...settlements/40060-chase-bank-tcpa-cl... ▼ Sep 11, 2014 - Claims Administrator. Gehrich TCPA Settlement c/o GCG P.O. Box 35112. Seattle, WA 98124-5112 1-877-899-2893 ...

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Gehrich TCPA Settlement

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Overview. A proposed settlement of a class action lawsuit brought against Chase Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") by ... Frequently Asked Questions - Court Documents - Contact Us

Allen v. JPMorgan Chase Bank NA

www.autotcpasettlement.com/ -

The deadline for filing claims in this settlement has passed. ... If automated calls were placed to your cell phone by Chase's auto subline of business from ...

134 responses to "Chase Bank TCPA Class Action Settlement" www.classactionrebates.com/settlements/chase tcpa settlement/ >

You are a Class Member of the Chase Bank TCPA settlement if you received collection calls or wrong-party automatic alerts. A wrong-party automatic alert refers ...

Chase Bank TCPA Class Action Settlement

topclassactions.com/...settlements/...settlements/40060-chase-bank-tcpa-cl... ▼ Sep 11, 2014 - You are a Class Member of the Chase Bank TCPA settlement if you, between July 1, 2008 and Dec. 1, 2013, received collection calls or wrong-party automatic alerts.

Chase Bank Will Pay \$34M To End TCPA Class Action ...

www.law360.com/.../chase-bank-will-pay-34m-to-end-tcpa-class... ▼ Law360 ▼ Aug 14, 2014 - Chase Bank USA will pay \$34 million to settle a class action alleging it ... and provides substantial relief to the settlement class," the order said.

JPMorgan Chase Bank TCPA Violation Class Action ...

www.classactionsnews.com/settlements/jpmorgan-chase-bank-tcpa-violati... ▼
Do you qualify for the JPMorgan Chase Bank TCPA Violation Class Action
Settlement?

Gehrich TCPA Settlement - The Garden City Group, Inc.

https://secure.gcginc.com/jmt/login.aspx

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\$10.2M Settlement Reached in JPMorgan Chase TCPA ...

www.bigclassaction.com/settlement/10-2m-settlement-reached-in-jpmorg...

May 13, 2015 - Los Angeles, CA: A \$10.2 million settlement has been agreed between the plaintiffs in a robocall class action lawsuit and JPMorgan Chase ...

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Structured Settlement - PeachtreeFinancial.com

| www.peachtreefinancial.com/ >

Sell All or Part of Your Payments. Get the Cash You Need Sooner!

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www.jgwentworth.com/Settlement-Cash >

4.3 ★★★★ rating for jgwentworth.com

Sell All or Part of Your Structured Settlement Payments - Get Cash Now!

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Saccoccio v. JPMorgan Chase Bank, N.A. (Chase ...

www.saccocciosettlementinfo.com/ -

There is a proposed settlement with JP Morgan Chase Bank, N.A. (the Chase Settlement) in a class action lawsuit about alleged unauthorized creation of hazard ...

Gehrich TCPA Settlement

www.gehrichtcpasettlement.com/ -

Overview. A proposed settlement of a class action lawsuit brought against Chase Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") by ... Frequently Asked Questions - Court Documents - Contact Us

Exclusive: JPMorgan to pay over \$125 million to settle U.S. ... www.reuters.com/.../us-jpmorgan-credit-debt-settlement-idUSKC... Reuters Jul 8, 2015 - JPMorgan Chase & Co (JPM.N) has agreed to pay at least \$125 million to settle probes by U.S. state and federal authorities that the bank ...

Chase RMBS Settlement | - Joseph A. Smith, Jr. Monitoring https://www.jasmithmonitoring.com/chase/ -

As part of JPMorgan Chase's \$13 billion settlement with the U.S. Department of Justice and five states (Chase RMBS Settlement), independent Monitor Joseph ...

Allen v. JPMorgan Chase Bank NA

www.autotcpasettlement.com/ -

The deadline for filing claims in this settlement has passed. ... If automated calls were placed to your cell phone by Chase's auto subline of business from ...

In Re: Checking Account Overdraft Litigation, 1:09-MD ...

https://chaseoverdraftsettlement.com/ -

Settlement information last updated on June 30, 2015. Phase III Distribution: ... If You Paid Overdraft Fees to JPMorgan Chase, N.A., You May be Eligible for a ...

134 responses to "Chase Bank TCPA Class Action Settlement"

www.classactionrebates.com/settlements/chase_tcpa_settlement/ 🕶

You are a Class Member of the Chase Bank TCPA settlement if you received collection calls or wrong-party automatic alerts. A wrong-party automatic alert refers ...

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Chase Lar Over 85 M

Debt Se www.finar Up to 60% Schedule

Chase: chase-se Find Chas Get Result

Chase A www.wow Search for Look Up C

Chase I when.com Explore Cl Discover I

See your ad

EXHIBIT G

Home **Gehrich TCPA Settlement Important Dates** www.GehrichTCPASettlement.com **Class Notice CLAIM FORM** Claim Form If you are eligible to receive a cash payment from the Gehrich TCPA Settlement, you may proceed below to file a Claim Form. **Opt-Out Information** You will find your Claim Number and Control Number in the top portion of the Settlement Notice you received by email or the front of the Settlement Notice postcard you received by mail. If you do not have your Claim Number and Control Number, you may select the "Login Frequently Asked Questions without Claim and Control Number" button below. Please note the following: **Court Documents** A COLLECTION CALL is an automated call placed to a cell phone in connection with attempts to collect debts relating to a Chase credit card or bank account. Contact Us A WRONG-PARTY AUTOMATIC ALERT is an automated call or text message placed to a cell phone in connection with providing account information (but not information sent to confirm or identify suspected fraudulent activity) relating to a Chase credit card or bank account, where the person who received the communication was not the intended recipient. Wrong-Party Automatic Alerts do not include Collection Calls (defined above). Per the terms of the Settlement, persons who only received Automatic Alerts relating to their own Chase accounts are not eligible for a cash payment. If you are a Chase account holder and you only received Automatic Alerts but did not receive any Collection Calls or Wrong-Party Automatic Alerts, please DO NOT submit a Claim Form. Login with Claim and Control Number Login without Claim and Control Number Click here to download and view a Personalized Claim Form

EXHIBIT H

GEHRICH TCPA SETTLEMENT (CASE No. 1:12-cv-5510)

POTENTIALLY VALID AND TIMELY REQUESTS FOR EXCLUSION (as of October 4, 2015)

	GCG ID NUMBER(s)	NAME	Сіту	<u>State</u>
1.	16691446	Rani Su	Orlando	FL
2.	4659858	Jeremiah Mitchum	Cookeville	TN
3.	2109703	Tiemoko Coulibaly	Silver Spring	MD
4.	3059330	Ruth Durbin	Orlando	FL
5.	7715823	Norman Noel	Bronaugh	МО
6.	1431517	Rob Fry	Norwalk	СТ
7.	8089079	Emma Zammett	Lady Lake	FL
8.	139	Bon Food Corp	Carlstadt	NJ
9.	140	Ethan Phan	Philadelphia	PA
10.	9478140	Paul Alito	Round Rock	TX
11.	6653583	Francis Russo	San Diego	CA
12.	8876387	Amelia Marsan	Scottsdale	AZ
13.	6933188	John Elvis Coplantz	Gustine	CA
14.	7645474	Andrew Sakallaris	Alexandria	GA
15.	1467245	Annie Chu	Rockville	MD
16.	11650134	Audrey Grey-Lowry	Plainfield	IL
17.	8341872	David Giannelli	Fords	NJ
18.	8569774	Luis Rosado	St. Petersburg	FL
19.	10848375	Tiffany Connor	Studio City	CA
20.	11620782	Elizabeth Gobel Vrabec	Miami	FL
21.	176	Lisa Alvarez	Detroit	МІ

22.	1250139	David Pierce	Los Angeles	CA
23.	4915210	Karen Akosile	Lusby	FL
24.	7632618	Jason Salazar	Lockhart	TX
25.	2999221, 3249550	Aramis Arjona	Key Largo	FL
26.	2027211	Lynn Shore	Taylors	SC
27.	13362266	Nancy Susan Marana	Vallejo	CA
28.	1420646	Kathy Vermillion	Longview	TX
29.	1508526	William Eaton	Vero Beach	FL
30.	9819748	M. Kathleen Burnheimer	Florence	OR
31.	3962222	Collis Davis	Madison	WI
32.	7229739	Michael Otu	Ossining	NY
33.	11422202	Maria Isabel Zelaya	La Habra	CA
34.	14423024	Serena Jean Fort Laude		FL
35.	3243734, 15430637	Angelica Lopez	Miami	FL.
36.	9962887	Alejandro Lopez	Miami	FL
37.	14020719	James Dale Watkins	Torrance	CA
38.	6107058	Keith Radcliffe	Forest Knolls	CA
39.	10370749	Julia Spielmann	Maastricht	NL
40.	14672564	Ernie Linares	Orlando	FL
41.	6230785	Brett Lewis	Denver	со
42.	10668173	Morgan Card Altamonte Springs		FL
43.	2638709	Jessica Brion	Gallupville	TX
44.	238	Jane Rhodes	Cave Creek	AZ
45.	239	Kenneth Brimhall	Cave Creek	AZ
46.	9422934	Teri Martin	Carmine	TX
47.	16717853	Richard Baumann	Seattle	WA

48.	9893485	Mary Graybill	Canton	ОН
49.	7101627	Jerry Rozycki	Paradise	CA
50.	13971973	Olga Morales	Miami	FL
51.	248	Christopher Brearley	Clermont	FL
52.	16942693	Jose Fernandez	Brooklyn	NY
53.	2857099	Sean Murray	Jackson Heights	NY
54.	5340020, 6489254, 6633580, 13710737, 16555737	Elena Mercedes Blanco	Miami	FL
55.	16167609	Kim Villholth	Lynstrup	Denmark
56.	8517347	Jacqueline Cohen-Baity	Brooklyn	NY
57.	16740172	Marilyn Hoogenboom	Macedonia	ОН
58.	1203202, 1210001, 1305590, 5893693	Robert Stemper	Sunnyside	NY
59.	3661249	James Whedbee	Gladstone	МО
60.	2023110	Drew Roicki	San Antonio	TX
61.	80012561, 80012562	Andree Rusboldt	Fresno	CA
62.	13136550	Donald Slocombe	Temple	TX
63.	7574204	Jackie Lam	Huntington Beach	CA
64.	6583542	Jolene Keith	San Antonio	TX
65.	10711925	Angelo John Pereira	Bloomington	IL
66.	7078087	Alton Young	Lithonia	GA
67.	5415408	Eric Schumann	Clearwater	FL
68.	280	R. Ronald and Vicki Weber	Frederick	со
69.	281	Emma Ruiz	Scottsdale	AZ
70.	3291206	Denise Shepan	Las Cruces	NM
71.	1496695	Lauren Dascher	Santa Cruz	CA
72.	2668070	Larry Kopchak	Bishopville	SC

73.	284	Esther Loebenstein	Lakewood	NJ
74.	10395549	Delfin Carreon	Barstow	CA
75.	14924839	Francesco Magnavita	Allen	TX
76.	1384404	Mary Lynn Smith	Jackson	МІ
77.	3128080	Sarah Eskander	Northville	МІ
78.	2424837	Janie Curtis	Franklin	TN
79.	11276631	Shayni Paul	Bexley	ОН
80.	11332368	Johnathan Rivera	Zanesville	ОН
81.	6782899	Lisa Parrish	Peoria	IL
82.	16284890	Enrique Cruda	Carrollton	TX
83.	8386583	Stephanie Sung	Williston Park	NY
84.	293	James Watkins	Sicklerville	NJ
85.	294	Joshua Heller	Seminole	FL
86.	1703528	Judy Baker	Baltimore	MD
87.	1364390	Lisa Horan	Dell Rapids	SD
88.	2482002	Rocco Cardillo, Jr.	Greenwich	СТ
89.	3641244	Eric Light	Danbury	СТ
90.	2062797	Charlotte Crumley	Glen Burnie	MD
91.	1126235	Richard Crumley	Glen Burnie	MD
92.	1284927	Myrna Birth	Holdrege	NE
93.	2834381	Steven Birney	Middletown	DE
94.	295	Hugo Ibanez Morales	Sun Valley	CA
95.	15778738	Bianca Acuna	Sylmar	CA
96.	12491767	Kristeen Watrous	Elizabethtown	KY
97.	14579446	Carol Anderson	Tinley Park	IL
98.	3033854, 3389590	Steven Lathrop	Rockville	MD
99.	2803683, 4525325	Velva Peterson	Apopka	FL

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100.	1054657	Jeramie Steinert	Minneapolis	MN
101.	2586957	William Bokelmann	Henderson	NV
102.	4811284	Dennis Tomlinson	Weslaco	TX
103.	6687034	Nathaniel Paine	American Post Office	AE
104.	15874672	Katharina Galavics	Vosendorf	AT
105.	21593396	Greta J. Scales Oregon City		OR

EXHIBIT I

GEHRICH TCPA SETTLEMENT (CASE No. 1:12-cv-5510)

POTENTIALLY INVALID REQUESTS FOR EXCLUSION (as of October 4, 2015)

	GCG ID NUMBER(s)	<u>Name</u>	<u>CITY</u>	STATE	REASON EXCLUSION POTENTIALLY INVALID
1.	4271374	Leon Stanislav	Clarksville	TN	Account numbers not provided
2.	2002223	Lorraine Nappa	Farmingdale	NY	Name, address, account numbers not provided, not signed
3.	4919749	Sandra Haynes	Santa Rosa	CA	Account numbers not provided
4.	2677806	Penelope Gladden	Cabot	AR	Account numbers not provided
5.	6227938	Laurie Andrews	Woodhaven	MI	Account numbers not provided
6.	7787393	Raymond Bertrand	Hot Springs Village	AR	Account numbers not provided
7.	1634164	Cynthia Dyson	Highland Springs	VA	Account numbers not provided
8.	11099161	lan Gregory	Carrollton	TX	Not signed, account numbers not provided
9.	3536156	Genevieve Marshall	Annapolis	MD	Account numbers not provided
10.	8467875	Zhaoran Wang	Bloomington	IN	Account numbers not provided
11.	13999854	Robert Gilchriest	Concord	CA	Account numbers not provided
12.	15333964	Joseph Oliver	Houston	ТХ	Not signed, account numbers not provided
13.	15254612	Shauna Hemphill	Stockbridge	GA	Account numbers not provided

14.	12873839, 1037331, 1888519	Julian Denison	Oldwick	NJ	Account numbers not provided
15.	4171745	Jeremy Pruitt	Gallatin	TN	Account numbers not provided
16.	10611923	Carole Selund	Dyer	IN	Account numbers not provided
17.	15201526	Armanda De Welde	Estero	FL	Account numbers not provided
18.	1590370	Valerie Dewey	Westminster	со	Account numbers not provided
19.	1631924	Alicia Machado	Lynn Haven	FL	Account numbers not provided
20.	14794044	Pamela Stewart	Minooka	MN	Account numbers not provided
21.	7426240	Rose Burghard	Plainfield	IL	Account numbers not provided
22.	12334211	Celia Jaime	Chicago	IL	Account numbers not provided
23.	6601794, 6918018	Michael Ramdawar	Corpus Christy	тх	Account numbers not provided
24.	15881711	Gabriella S. Vogele	Seattle	WA	Account numbers not provided
25.	11096919	Ronald Proszowski	Round Lake Beach	IL	Account numbers not provided
26.	11638497	Thomas W. Thomas	Salem	OR	Account numbers not provided
27.	16025114	Veronica Pacheco	Brooklyn	NY	Account numbers not provided
28.	1000592, 4174818	Susan Stormbaugh	Plymouth	IN	Account numbers not provided
29.	16875281	Kathy Sanders	Frisco	тх	Account numbers not provided
30.	12876754	Margie Lile	Burleson	TX	Account numbers not provided

31.	11961052	Tamar Cross	Normal	IL	Account numbers not provided
32.	10261128	Pauline Davis	Bremerton	WA	Account numbers not provided
33.	15516098	Stacy Family Trust	Groveport	ОН	Account numbers not provided, no authorization for signature
34.	1900500	Linda Stacy	Groveport	ОН	Account numbers not provided
35.	7300999	Omar Paz	Cicero	IL	Not signed, insufficient statement, account numbers not provided
36.	13320350	Madhu Patalay	Irving	ТХ	Account numbers not provided
37.	16528273	Edgardo Principe	Palm Bay	FL	Insufficient statement, account numbers not provided
38.	5541830	Angela Wyss	Cincinnati	ОН	Account numbers not provided
39.	6425243	Darrel Jones	North Zulch	TX	Insufficient statement, account numbers not provided, case name not listed
40.	7165485	Marvin Kalachman	Huntsville	AL	Account numbers not provided
41.	1471808	Stuart Burchett	Weatherford	ОК	Account numbers not provided
42.	234	Andrew Blikken	St. Petersberg	FL	Not signed
43.	2781864	Lynette Gryniak	St. Petersberg	FL	Not signed, account numbers not provided
44.	2152824	Jo Anne Barnes	Poughkeepsie	NY	Account numbers not provided

45.	11468555	Eileen Barnes	Poughkeepsie	NY	Account numbers not provided
46.	1298235	Patricia Martin	Ocala	FL	Account numbers not provided
47.	2120870	Joleen Garcia	Miami	FL	Account numbers not provided
48.	2488985	Carolyn Johnson	Desoto	ТХ	Not signed, account numbers not provided
49.	12290689	Elizabeth Chavez	Waco	TX	Not signed, account numbers not provided
50.	16404285	Carlos Soto	Chicago	IL	Account numbers not provided
51.	4409963	Thirin Has	Stockton	CA	Account numbers not provided
52.	7167576	Keru Cai	Westerville	ОН	Account numbers not provided
53.	3372895	Dolores Cohen	Vincetown	NJ	Not signed, account numbers not provided
54.	3339922	Barbara Ploe	Johnstown	со	Account numbers not provided
55.	2237010	Evan Davis	Penn Valley	PA	Account numbers not provided
56.	15250025	Abigail Morales	Miami	FL	Account numbers not provided
57.	15148125	Donald Dittman	Coarsegold	CA	Account numbers not provided
58.	13536489	Eugene Dupree	Sun City	AZ	Account numbers not provided
59.	2294189, 3363320, 2038932, 4195851	Edward Skrzynski	Wyandotte	MI	Account numbers not provided
60.	4389918, 6419927	Barbara Dingman	Grayslake	IL	Account numbers not provided

61.	3194916	Teresa Webb	Tucson	AZ	Account numbers not provided
62.	1215474	Ryan Maas	Tampa	FL	Account numbers not provided
63.	3164920	John Loyd	Mexico	МО	Account numbers not provided
64.	2537129, 9102388	Terry Webb	Tucson	AZ	Account numbers not provided
65.	1312329	Michael Davis	Chicago City	MN	Account numbers not provided
66.	2706993	Marcy Miller	Albuquerque	NM	Account numbers not provided
67.	8976719	Jaclyn Azzarelli	Los Angeles	CA	Account numbers not provided
68.	14418283	Clarence Yoon	Langley AFB	VA	Account numbers not provided
69.	5675393	Teri Gannarelli	New York	NY	Account numbers not provided
70.	16323209	Juliam Jasmin	North Miami	FL	Account numbers not provided
71.	5785276	Maribel Diaz Gragirenes	Bayamon	PR	Account numbers not provided
72.	6737126	Eric Reitz	Benton Harbor	МІ	Account numbers not provided
73.	10403636	Morgan Hoover	Indianapolis	IN	Account numbers not provided
74.	4080706	Shahida Khan	Elmwood Park	IL	Account numbers not provided
75.	14301607	Thao Tran	Rowlett	TX	Not signed
76.	2787993, 3082331	Edward Leone	Chinchilla	PA	Account numbers not provided
77.	4157835, 15505137	Diana Manton	Seattle	WA	Not signed
78.	4132461	John Zieger	Mannington	ИЛ	Account numbers not provided

79.	2057868	Dawn Zieger	Mannington	NJ	Account numbers not provided
80.	1129363	Richard Rector	Charlestown	wv	Account numbers not provided
81.	6028347	Jueline Feaster	Charlotte	NC	Account numbers not provided
82.	2626373, 3780182	Savoskey Jones	Junction City	KS	Account numbers not provided
83.	13216104	Marla Edgar	New York	NY	Account numbers not provided
84.	8622661	Brittney Giddens	San Antonio	ТХ	Address information and account numbers not provided
85.	9579077	Jacqueline Otwell	Seneca	MO	Account numbers not provided
86.	23346946	Stacy L Haslam	Akron	ОН	Account numbers not provided
87.	22012285	Heriberto Camacho	Homestead	FL	Account numbers not provided, no authorization for signature
88.	21803742	Cheryl D. Newman	Houston	тх	Account numbers not provided
89.	23695572	Thomas E. Wright	Camas	WA	Account numbers not provided
90.	22070692	Sylwester Siatka	Chicago	IL	Account numbers not provided
91.	23189826	Antonio Burzotta	Mastic	NY	Account numbers not provided
92.	20386702	Deuane F. Lee, Jr.	Arvada	со	Insufficient statement, account numbers not provided
93.	18109205	Christopher Wilson	Edinburgh	UK	Account numbers not provided
94.	21314474	Gregoria Sweeting	Tampa	FL	Account numbers not provided, case name not listed

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95.	19398799	Tricia Luedtke	Boiser City	LA	Account numbers not provided
96.	19452985	Christina Marie Powderly	Anaheim	CA	Account numbers not provided
97.	21303277	Donal Constant	Coral Springs	FL	Account numbers not provided

EXHIBIT J

GEHRICH TCPA SETTLEMENT (CASE No. 1:12-cv-5510)

UNTIMELY REQUESTS FOR EXCLUSION (as of October 4, 2015)

	GCG ID NUMBER(S)	Name	<u>City</u>	<u>STATE</u>	REASON EXCLUSION INVALID	POSTMARK DATE
1.	2584806	Sverre Berg	Black River Falls	WI	Untimely	2/10/2015
2.	8657790	Debra Rowe	Chicago	IL	Untimely	2/10/2015
3.	1950334, 5999464	Abdol Moradian	Winter Springs	FL	Untimely	2/10/2015
4.	6540895	Evelyne Desrouleaux	Miami	FL	Untimely, account number not provided	2/26/2015
5.	3154406	Darrell Hodge	Newark	DE	Untimely, account number not provided	5/27/2015
6.	2303583	Juliana A. Williams	Lowell	МА	Untimely, account number not provided	6/8/2015
7.	4530929	Tunji Jemi-Alade	Houston	TX	Untimely, account number not provided	6/9/2015
8.	2536357	Laurie L. Epkins	Green Valley	IL	Untimely, account number not provided	6/10/2015
9.	1371994	Louis F. Albert	Park City	IL	Untimely, account number no provided	6/13/2015
10.	3216382	Ali Koussan	Dearborn	МІ	Untimely, account number not provided	6/17/2015
11.	2495726	Nathan Kimborowicz	Hingham	MA	Untimely, account number not provided	6/6/2015
12.	4173060, 5169108	Tina Reganyan	Grananda Hills	CA	Untimely, account number not provided	6/3/2015

						7
13.	9205508	Yader A. Zuniga Quintana	Van Nuys	CA	Untimely, account number not provided	7/1/2015
14.	2056055	Alain Capucci	Lehigh Acres	FL	Untimely, account number not provided	7/3/2015
15.	5626993	Barbara Chiappinelli	Chester	PA	Untimely, account number not provided	7/7/2015
16.	2492438	Marline Simington	Lawton	ОК	Untimely	7/13/2015
17.	552	Willis Anthony Johnson	Atlanta	GA	Untimely	7/28/2015
18.	16412903	Celestine Watts	Chicago	IL	Untimely	7/29/2015
19.	15814328	Keith Randall	Anaheim	CA	Untimely, account number not provided	8/4/2015
20.	7308518	Dorothy J. Donophin	Dayton	ОН	Untimely, account number not provided	8/17/2015
21.	4636523, 4646402, 13537312	Frank Perry/ Iconic Legends Group	Lake Forest	CA	Untimely, account number not provided	9/2/2015
22.	2423234	Patricia Abdi	Coral Springs	FL	Untimely	9/3/2015
23.	9677396	Ricardo E. Weaver	Cincinnati	ОН	Untimely	9/10/2015

EXHIBIT K

Oct 20, 2014
Re: Exclusion from
USA CHED-SEN
CHASEV Class Action OCT 2 4 2014
\@
Control: # 3919371510
CSNATAL OTTISTS
Francis V. Russo, TR.
1501 INDIA ST. SULTE 103
PMB:45
SAN DIEgo, CA 92101
757-581-5101
Friar Russo @ aol.com.
(VISA)
> Chase Credit Card: # 4147 2020
6349 3611, EXP. 05/13, "606"
I réquest to be EXCLUPED
From the Settlement in the
J'rom proc seusement in proc
Gehrich action
+
Francis V, Russo, A
Than to the total of the total
To: Gehrich TCPA Settlement
% GCG
P.O. Box 35112 Seattle, WA, 98124-5112

A CHASON

Page 1 of 1

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

If automated collection calls or account information calls or texts relating to a Chase credit card or bank account were directed to your cell phone from July 1, 2008 through December 31, 2013, this Notice describes your rights and potential benefits from a class action settlement.

The second secon	
Your Claim Number:	6653583
Your Control Number:	3919371510

Why did I get this Notice? You received this email notice because a proposed settlement of a class action lawsuit filed against Chase Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") by several consumers ("Plaintiffs") has been reached in the United States District Court for the Northern District of Illinois (Gehnich v. Chase USA and JPMC Bank, Case No. 1:12-CV-5510) (the "Settlement").

You may be in the Settlement Class because you may have received, on or after July 1, 2008 through December 31, 2013; (1) Collection Calls relating to a Chase credit card or bank account; (2) Automatic Alerts relating to a Chase credit card or bank account, and you were not the call, or (3) Automatic Alerts relating to a Chase credit card or bank account, and you were not the intended recipient of the call, or (3) Automatic Alerts relating to a Chase credit card or bank account, and you were not the intended recipient of the call. As used in this Notice, "Collection Calls" are automated calls placed to a cell phone in connection with attempts to collect debts relating to a Chase credit card or bank account, and "Automatic Alerts" are automated calls or texts placed to a cell phone that provide account information (but not information sent to confirm or identify suspected fraudulant activity).

A person who does not exclude himself or herself is a "Settlement Class Member." The Court authorized this Notice because you have a right to know about the proposed Settlement and your options before the Court decides whether to approve the Settlement. Because your rights will be affected by this Settlement, it is extremely important that you read this Notice carefully.

What is this levelt ariou? Plaintife brought this lawsuit elleging that Cruse viblated the "eluphone Consumer Protection Act, 47 U.S.C. §227, et seq. ("TCPA"), by making automated calls and/or sending text message alerts to cell phones without prior permission from the people contacted, including people who were not Chase customers and/or not the person to whom Chase intended to direct the call.

What are the terms of the Settlement? Chase will pay the amount of \$34,000,000 into a fund, which will cover: (1) cash payments to eligible persons in the Settlement Class who submit timely and valid Claim Forms; (2) a payment of \$1,000,000 to the Consumer Federation of America on behalf of persons in the Settlement Class who received Automatic Alerts relating to their own Chase bark or credit card accounts; (3) an award of altorneys' fees and expenses to Class Counsel, in an amount not to exceed \$1,500,000, as approved by the Court; (4) service awards to the Class Representatives, in an amount not to exceed \$1,500,000, as approved by the Court; and (5) the costs of administering the Settlement. The foregoing is a summary and you should review the Settlement on the Settlement Website at www.GehrichTCPASettlement.com for complete terms.

Cash payments. The following persons in the Settlement Class are eligible to submit a Claim Form and receive a cash payment: (1) persons who received Collection Calls relating to a Chase credit card or bank account; and (2) persons who received Automatic Alerts and word not the intended recipient of the communications.

Persons in the Settlement Class who only received Automatic Alerts relating to their own Chase credit card or bank accounts are not eligible for a cash payment and thus may not submit a Claim Form. However, they may request to stop receiving Automatic Alerts in the luture by logging on to their Chase count and managing their current account alerts, by responding "STOP" to any Automatic Alerts, or by visiting a local Chase branch and requesting a change or stop to their Automatic Alerts:

_____YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT

Submit a Claim Form. This is the only way for eligible persons in the Settlement Class to get a cash payment. If eligible, you may submit a Claim Form by going to the Settlement Website at www.GehrichTCPASettlement.com and following the instructions. You may also request a hard copy of the Claim Form by calling the Settlement Administrator toll-free at 1-877-699-2893. Plaintiffs estimate that each eligible Settlement Class Member will receive \$20-\$40 per claim. This is an ostimate only. The final cash payment amount will depend on the total number of valid and timely claims submitted by eligible Settlement Class Members, Vour Claim Form must be postmarked by mail and sent to Gehrich TCPA Settlement, Vo GCG, P.O. Box 35112, Seattle, WA 98124-5112 or received through the Settlement Website by February 9, 2015.

Do nothing and remain a Settlement Class Member. Unless you exclude yourself, you will be a Settlement Class Member. That means that you can't sue, continue to sue or be part of any other lawsuit against Chase on the TCPA claims, and other related claims, that are subject to the Settlement. It also means that all of the Court's orders will apply to you and legally bind you.

Exclude yourself. If you don't want to be a Settlement Class Member, you must exclude yourself from this Settlement. To exclude yourself from the Settlement, you must send a letter by mail saying that you want to be excluded. You must sign the letter and include your full name, address, and all Chase credit card and bank account numbers (untess you do not have and have not had a credit card or bank account with Chase). You must also include the following statement: "live request to be excluded from the Settlement in the <u>Gohrich</u> action." You must mail your signed exclusion request postmarked no later than February 9, 2015 to:

Gehrich TCPA Settlement c/o GCG P.O. Box 35112 Seattle, WA 98124-5112

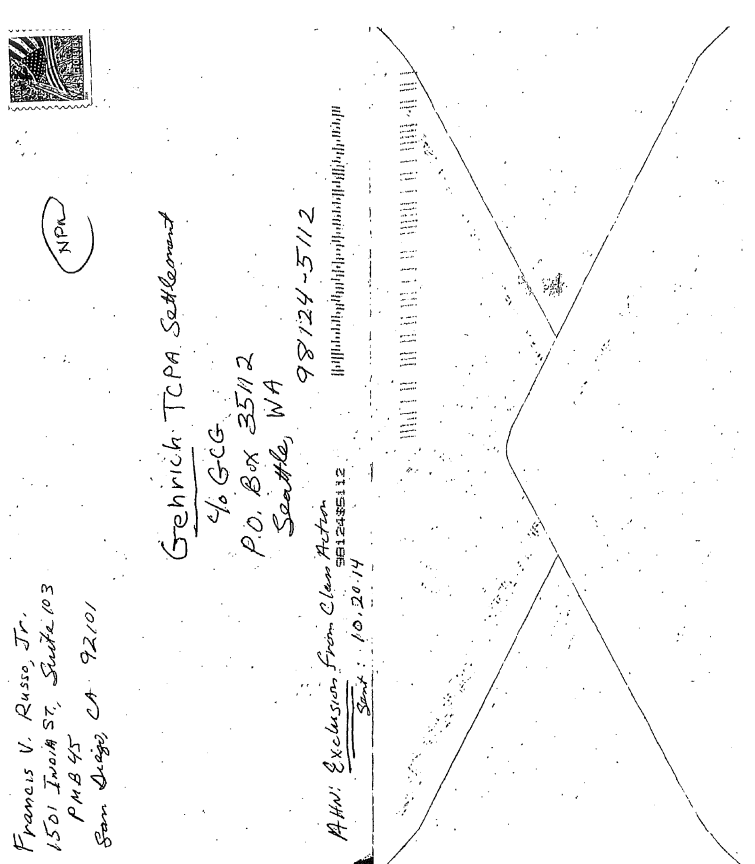
Object. If you remain a Settlement Class Member, you may object to the Settlement by writing to the Court and sending copies to counsel postmarked no later than February 9, 2015.

Additional details on how to object or exclude yourself from the Settlement are contained in the detailed Notice which is available on the Settlement Websile.

Go to the Final Approval Hearing. The Court will hold a Final Approval Hearing on March 19, 2015, at 10:00 a.m. to decide whether to approve the Settlement, including the amount of attorneys' fees and costs to be paid to Class Counsel and the amount of service awards to be paid to the Class Representatives, as requested. It is not necessary for you to appear at the Final Approval Hearing, but you may attend at your own expense.

Further information regarding the Settlement is available at www.GehrichTCPASettlement.com. You may also contact the Settlement Administrator toll-free at 1-877-899-2893 or by writing to: Ge)rich TCPA Settlement, of GCG, P.O. Box 35112, Seattle, WA 98124-5112.

The United States District Court for the Northern District of Illinois has ordered this email notice to be sent. If you wish to UNSUBSCRIBE from future email messages from the Claims Administrator with regard to this seithernent, please click on this left.



Gretchen Eoff

From: joessoft=sbcglobal.net@soft-vision.com on behalf of joessoft

<joessoft@sbcglobal.net>

Sent: Saturday, October 25, 2014 12:31 AM

To: kkliebard@morganlewis.com; jamie.dimon@jpmchase.com

Cc: Gehrich TCPA Settlement; twarden@morganlewis.com; lara.flath@skadden.com;

mscudder@skadden.com; Rao, Arjun P; Stepanyan, Julieta; Strickland, Julia B.

Subject: Re: Notice of Proposed Settlement of Class Action

To:

James Dimon Chairman and Chief Executive Officer JP Morgan Chase 270 Park Avenue, 39th Floor New York, NY 10017

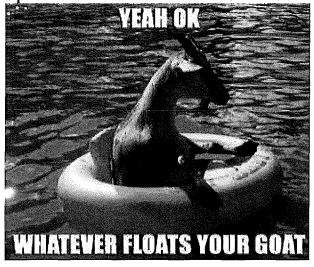
Phone: 212-270-1111 Fax: 212-270-1121

and various Esq.'s hired by JP Morgan Chase

re:

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

If automated collection calls or account information calls or texts relating to a Chase credit card or bank account were directed to your cell phone from July 1, 2008 through December 31, 2013, this Notice describes your rights and potential benefits from a class action settlement.



GREETINGS:

This is an

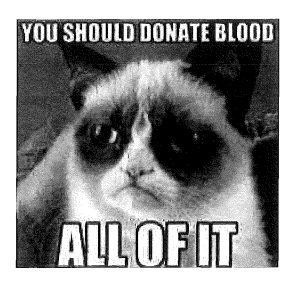
[&]quot;Automatic Alert" "Automatic Alert" "Automatic Alert" "Automatic Alert" "Automatic Alert" "Automatic Alert"



ALERT: Our national judicial system is in distress.

After reading as much as I could find about this suit (see notice below my diatribe), that I, as an over 66 years on the planet Male American find hard to believe it was "settled" never mind filed; filed because some idiot complained of receiving "helpful" Automated Alerts [reminders] that can be controlled by the idiot in their online Chase "private" area. Wherefore, I tracked down the children of the parents who had high hopes for their sons and daughters in the profession of barrister(ess) - [lets throw in some Political Corectness] to let them know I, who was with Chase for many years find it hard to believe you may let some left wing nitwit screw Chase out of millions.

A message to you lawyers - it's your turn:



Wherefore this is my note according to the option(s) found I could choose from.

Write to the Court about why you believe the Settlement is unfair in any respect.

------ Start ------

Dear Court:

I believe the settlement is unfair as follows:

Frivolous comes to mind as and option. Malicious is another.

- 1: Frivolous, including out side the wire and across the fence "ridiculous". No, and I mean no reasonable person in their (plaintiff's) place would think that their legal action was legitimate, never mind had a chance of winning. That notice stunned me.
- 2: Malicious, to me is litigation for a purpose other than simply getting a fair judgment in the proceeding. The animus is apparent. This is not a suit to seek relief from a process that could have been stopped with a mere phone call to chase or within ones online private account area, it's a fishing expedition for gold.
- 3: The court's focus should probably be on whether there was an "actual" harm caused by the Auto Alerts vs., yet another set of plaintiffs will might been unjustly enriched through a settlement of these proportions.

In fine, I object to any settlement that involves outlandish monetary rewards, less the Courts be renamed to the "Civil Lotteries"

I also ask to be removed from and future negotiations, actions or settlements (with one exception: you want to send me or the court wants to award me a Mercedes Benz ;-))

Joe Oliver, "GED" - yea I got one! 3321 Rochdale Houston, TX 77025 713 824-5383 (Cell) 713 662-2301 (Land Line)

and Finally: Dear Court: This unsolicited opinion is being presented to you for free by Morgan-Chase Lawyers. These statements protesting and settlement have been prepared by Joseph Oliver, Pro Se (GED) for informational purposes

only and is not legal advice rendered to these lawyers. This opinion is not intended to create, and receipt of it does not constitute, an attorney-client relationship.

----- end

Here's a pill for you lawyers - you may need it if you loose this one monetarily.



Joe Oliver, (CGE) Certified Gringo Editor News & Views, Not Politically Correct, No Speil Chicker No Grammatics (Got Gramm A Tic Colla) Not A Yes Man Houston, TX USA and PROUD of It!

News & Views from The Vast Right Wing Conspiracy Paid for by Red Necks. Not authorized by any candidate or candidate committee.

In Memory of "Bouncer" - http://www.soft-vision.com/lrrp

In Memory of "Don" - US Army Ranger/Advisor to BDQ http://www.soft-vision.com/ranger

Col. Ted W. Guy, 4-18-29 to 4-23-99 - Never Forgotten http://www.soft-vision.com/hanoi

Col. Gordon "Swede" Larson

http://www.soft-vision.com/hanoi/larson

Col. Lou Makowski http://www.soft-vision.com/hanoi/makowski

Working together, we find solutions. As one, ALL give a forceful voice to people rarely heard.

The Frogs Puddle: http://sealtwo.org

(Come Play in Docs Pond)

Patriot Guard Riders Tribute: http://www.soft-vision.com/pgr

Warriors: These Are My Credentials: http://www.soft-vision.com/warriors

To Report Suspected Wrong doing in VA Programs and Operations Call the OIG Hotline – (800) 488-8244 http://www.pownetwork.org

Report Suspected Wannabe's http://fakewarriors.org

We must reserve the right not to tolerate the intolerant tolerant. Joe Oliver, Houston, TX USA

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For more information go to: http://www.law.cornell.edu/uscode/17/107.shtml

On 10/25/2014 12:17 AM, Do Not Reply Gehrich TCPA Settlement wrote:

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

If automated collection calls or account information calls or texts relating to a Chase credit card or bank account were directed to your cell phone from July 1, 2008 through December 31, 2013, this Notice describes your rights and potential benefits from a class action settlement.

	te de la constant de
Your Claim Number:	15333964
Your Control Number:	0754471016

<u>Why did I get this Notice</u>? You received this email notice because a proposed settlement of a class action lawsuit filed against Chase Bank USA, N.A. and JPMorgan Chase Bank, N.A. (collectively, "Chase") by several consumers ("Plaintiffs") has been reached in the United States District Court for the Northern District of Illinois (*Gehrich v. Chase USA and JPMC Bank, Case No. 1:12-CV-5510*) (the "Settlement").

You may be in the Settlement Class because you may have received, on or after July 1, 2008 through December 31, 2013: (1) Collection Calls relating to a Chase credit card or bank account; (2) Automatic Alerts relating to a Chase credit card or bank account, and you were the intended recipient of the call; or (3) Automatic Alerts relating to a Chase credit card or bank account, and you were not the intended recipient of the call. As used in this Notice, "Collection Calls" are automated calls placed to a cell phone in connection with attempts to collect debts relating to a Chase credit card or bank account, and "Automatic Alerts" are automated calls or texts placed to a cell phone that provide account information (but not information sent to confirm or identify suspected fraudulent activity).

A person who does not exclude himself or herself is a "Settlement Class Member." The Court authorized this Notice because you have a right to know about the proposed Settlement and your options before the Court decides whether to approve the Settlement. Because your rights will be affected by this Settlement, it is extremely important that you read this Notice carefully.

What is this lawsuit about? Plaintiffs brought this lawsuit alleging that Chase violated the Telephone Consumer Protection Act, 47 U.S.C. §227, et seq. ("TCPA"), by making automated calls and/or sending text message alerts to cell phones without prior permission from the people contacted, including people who were not Chase customers and/or not the person to whom Chase intended to direct the call.

What are the terms of the Settlement? Chase will pay the amount of \$34,000,000 into a fund, which will cover: (1) cash payments to eligible persons in the Settlement Class who submit timely and valid Claim Forms; (2) a payment of \$1,000,000 to the Consumer Federation of America on behalf of persons in the Settlement Class who received Automatic Alerts relating to their own Chase bank or credit card accounts; (3) an award of attorneys' fees and expenses to Class Counsel, in an amount not to exceed \$11,000,000, as approved by the Court; (4) service awards to the Class Representatives, in an amount not to exceed \$1,500 each, as approved by the Court; and (5) the costs of administering the Settlement. The foregoing is a summary and

you should review the Settlement on the Settlement Website at www.GehrichTCPASettlement.com for complete terms.

<u>Cash payments</u>. The following persons in the Settlement Class are eligible to submit a Claim Form and receive a cash payment: (1) persons who received Collection Calls relating to a Chase credit card or bank account; and (2) persons who received Automatic Alerts and were not the intended recipient of the communications.

Persons in the Settlement Class who only received Automatic Alerts relating to their own Chase credit card or bank accounts are not eligible for a cash payment and thus may not submit a Claim Form. However, they may request to stop receiving Automatic Alerts in the future by logging on to their Chase.com account and managing their current account alerts, by responding "STOP" to any Automatic Alerts, or by visiting a local Chase branch and requesting a change or stop to their Automatic Alerts.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT

<u>Submit a Claim Form.</u> This is the only way for eligible persons in the Settlement Class to get a cash payment. If eligible, you may submit a Claim Form by going to the Settlement Website at www.GehrichTCPASettlement.com and following the instructions. You may also request a hard copy of the Claim Form by calling the Settlement Administrator toll-free at 1-877-899-2893. Plaintiffs estimate that each eligible Settlement Class Member will receive \$20-\$40 per claim. This is an estimate only. The final cash payment amount will depend on the total number of valid and timely claims submitted by eligible Settlement Class Members. Your Claim Form must be postmarked by mail and sent to Gehrich TCPA Settlement, c/o GCG, P.O. Box 35112, Seattle, WA 98124-5112 or received through the Settlement Website by **February 9, 2015**.

Do nothing and remain a Settlement Class Member. Unless you exclude yourself, you will be a Settlement Class Member. That means that you can't sue, continue to sue or be part of any other lawsuit against Chase on the TCPA claims, and other related claims, that are subject to the Settlement. It also means that all of the Court's orders will apply to you and legally bind you.

Exclude yourself. If you don't want to be a Settlement Class Member, you must exclude yourself from this Settlement. To exclude yourself from the Settlement, you must send a letter by mail saying that you want to be excluded. You must sign the letter and include your full name, address, and all Chase credit card and bank account numbers (unless you do not have and have not had a credit card or bank account with Chase). You must also include the following statement: "I/we request to be excluded from the Settlement in the Gehrich action." You must mail your signed exclusion request postmarked no later than February 9, 2015 to:

Gehrich TCPA Settlement c/o GCG P.O. Box 35112 Seattle, WA 98124-5112

<u>Object</u>. If you remain a Settlement Class Member, you may object to the Settlement by writing to the Court and sending copies to counsel postmarked no later than **February 9, 2015**.

Additional details on how to object or exclude yourself from the Settlement are contained in the detailed Notice which is available on the <u>Settlement Website</u>.

Go to the Final Approval Hearing. The Court will hold a Final Approval Hearing on March 19, 2015, at 10:00 a.m. to decide whether to approve the Settlement, including the amount of attorneys' fees and costs to be paid to Class Counsel and the amount of service awards to be paid to the Class Representatives, as requested. It is not necessary for you to appear at the Final Approval Hearing, but you may attend at your own expense.

Further information regarding the Settlement is available at www.GehrichTCPASettlement.com. You may also contact the Settlement Administrator toll-free at 1-877-899-2893 or by writing to: Gehrich TCPA Settlement, c/o GCG, P.O. Box 35112, Seattle, WA 98124-5112.

The United States District Court for the Northern District of Illinois has ordered this email notice to be sent. If you wish to UNSUBSCRIBE from future email messages from the Claims Administrator with regard to this settlement, please click on this <u>link</u>.

MARK P. MILLEN

25 Montgomery Steet • Los Gatos, CA 95030 (408) 399-9707 • (408) 399-9757 fax • E-mail: MPMillen@aol.com

October 30, 2014

Gehrich TCPA Settlement c/o GCG P.O. Box 35112 Seattle, WA 98124-5112 Via U.S. Mail

CaseyGerry Attorneys at Law San Diego, CA Via Facsimile Only (619) 544-9232

Re: Gehrich v. Chase - No. 1:12-CV-5510; TCPA Case

NOV 0 7 2014

Dear Settlement Administrator and CaseyGerry:

I received a card, which I assume indicates you have reason to believe I am a class member.

My card claim no. is 01106262 and my control no,. is 2695982864. My cell phone number was (408) 891-6344 during the entire class period, and I did have a Chase credit card during the class period. I have several concerns about the claims process and settlement.

First, I have no memory, one way or the other, as to whether I received one of the qualifying calls or had or didn't have the alert feature that would qualify me as a valid class member.

Despite spending time on the lawsuit telephone hotline, reading documents on the website, carefully reading my card, and trying to fill out the claim form, I still have no idea of how I can determine if I am a class member. If you, or Chase, have any evidence that I am a class member I hereby request you supply it to me so I can make a claim on the basis of some evidence. Asking me to remember one or more calls I received in the past 6 years seems unfair if there is independent evidence that I received the illegal call or calls. I also think the card does not adequately instruct claimants that they need to go to the website and enter their codes.

Second, I believe the service awards to the class representatives are far too low. I believe they should be substantially larger.

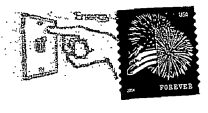
Other than these concerns, I am happy with the other settlement terms, and I also approve of the attorney fees. Thank you for helping stop these illegal marketing practices.

Case: 1:12-cv-05510 Document #: 198-2 Filed: 10/08/15 Page 86 of 93 PageID #:2665

SETSTATE BECO

31 OCT 2014 PM 4.1

10/31



Mark P. Millen Attorney at Law 2 North Santa Cruz Ave., Suite #205 Los Gatos, CA 95030 (408) 399-9707 - phone (408) 399-9757 - facsimile

. .

Mark V Yost 1407 Denny Hwy Saluda, SC 29138 (803) 727-3323

Settlement Administrator Gehrich TCPA Settlement Po Box 35112 Seattle, Washington 98124-5112



11/3/14

I am in receipt of the summary notice of settlement that you have sent to me regarding Gehrich v. Chase USA and JPMC Bank. Please be advised that at this time I am seeking the advice of counsel on how to best handle my inclusion or exclusion in this matter.

I was seriously harassed by Chase in regards to my outstanding debt and \$20-40 does not seem like nearly enough repayment for the amount of grief, agony and sleepless night I endured due Chase's endless automated calls to my home and cell phone.

Please advise as to where the hearing on March 19, 2015 will be held as I am considering making an appearance.

Thanks,

Mark Yost / (803) 727-3822

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Clo GCG PDB0x 35112 Seattle, Washington 98124-5112

TCPA Seithment

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EXHIBIT L

Gretchen Eoff

From:

DoNotReply@GehrichTCPASettlement.com

Sent:

Wednesday, May 27, 2015 8:38 AM

To:

David Edwards

Subject:

Class Action Settlement Reminder - Claim Filing Deadline Extended

Submit a Claim Now to Get an Estimated Cash Award of \$20 - \$40

Your Claim Number:	5000001
Your Control Number:	2738373939

You were previously sent Notice of a Class Action Settlement. You can view the Notice at www.GehrichTCPASettlement.com.

You may be a Settlement Class Member if automated collection calls or account information calls or texts relating to a Chase credit card or bank account were directed to your cell phone from July 1, 2008 through December 31, 2013.

The deadline to submit a claim has been extended to September 10, 2015.

To receive your share of the Settlement proceeds, you must submit a claim online at www.GehrichTCPASettlement.com/claim or call 1-877-899-2893 to request a paper Claim Form.

Additional information is available at <u>www.GehrichTCPASettlement.com</u>, by phone toll-free at 1-877-899-2893 or by writing to Gehrich TCPA Settlement, c/o GCG, P.O. Box 35112, Seattle, WA 98124-5112.

The United States District Court for the Northern District of Illinois has ordered this email notice to be sent. If you wish to UNSUBSCRIBE from future email messages from the Claims Administrator with regard to this settlement, please click on this <u>link</u>.

EXHIBIT M

Case: 1:12-cv-05510 Document #: 198-2 Filed: 10/08/15 Page 92 of 93 PageID #:2671

Gehrich TCPA Settlement c/o GCG P.O. Box 35112 Seattle, WA 98124-5112

Return Service Requested

Claim No:

Control No:

You may be entitled to an estimated cash award of \$20-\$40. See reverse side for details.

Claim Deadline extended to: 9/10/2015.

Read additional information at: www.GehrichTCPASettlement.com.

Case: 1:12-cv-05510 Document #: 198-2 Filed: 10/08/15 Page 93 of 93 PageID #:2672

Submit a Claim Now to Get an Estimated Cash Award of \$20 - \$40

You were previously sent Notice of a Class Action Settlement. You can view the Notice at www.GehrichTCPASettlement.com.

You may be a Settlement Class Member if automated collection calls or account information calls or texts relating to a Chase credit card or bank account were directed to your cell phone from July 1, 2008 through December 31, 2013.

The deadline to submit a claim has been extended to September 10, 2015.

To receive your share of the Settlement proceeds, you must submit a claim online at www.GehrichTCPASettlement.com/claim or call 1-877-899-2893 to request a paper Claim Form.

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